

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
AUSTIN DIVISION

NUVASIVE, INC.

Plaintiff,

v.

LAURA LEWIS

Defendant.

Civil Action No. 1:12-CV-01156

**AFFIDAVIT OF BRANT C. MARTIN IN SUPPORT OF PLAINTIFF NUVASIVE,  
INC.'S OPPOSED MOTION FOR ATTORNEYS' FEES AND COSTS AND BRIEF IN  
SUPPORT THEREOF**

STATE OF TEXAS )

COUNTY OF TARRANT )

BEFORE ME, the undersigned authority personally appeared Brant C. Martin, known to me to be the person whose name is subscribed hereto, and who, after being first duly sworn, stated as follows:

1. My name is Brant C. Martin. I am an adult and a resident of Tarrant County, Texas. I am of sound mind, competent and authorized to make this declaration and have personal knowledge of the facts stated below.

2. I am a partner with the law firm of Wick Phillips Gould & Martin, LLP ("Wick Phillips") which represents plaintiff NuVasive, Inc. ("NuVasive") in this lawsuit.

3. I graduated from Southern Methodist University School of Law in 1997 and have been licensed to practice law in Texas since 1997.



4. I am admitted to practice before (among other federal courts) the United States District Court for the Western District of Texas, Austin Division.

5. I have practiced law for approximately seventeen (17) years, and have practiced in the area of litigation for approximately fourteen (14) years.

6. Attached hereto as Exhibit A-3 is a current copy of my curriculum vitae.

7. I am lead attorney of record for NuVasive in this lawsuit. I have represented NuVasive in this lawsuit since it was filed.

8. Attached hereto as Exhibit A-1 is a copy of the billing records maintained by Wick Phillips for this lawsuit, which has been partially redacted to protect attorney-client communications and attorney work-product. These records show that, in sum, the hours expended on this lawsuit by Wick Phillips' attorneys and paralegals amounts to 1821.50, which correlates to legal fees in the amount of \$525,723.

9. Specifically, (1) Wick Phillips' paralegals expended approximately 414.90 hours on this matter (2) Wick Phillips' attorneys expended approximately 1406.60 hours on this matter and (3), of this 1406.60, the three main Wick Phillips attorneys (myself, Seema Tendolkar and Jacob Fain) expended 1310 hours on this matter.

10. Attached hereto as Exhibit A-2 is a copy of the billing records maintained by Wick Phillips for myself, Seema Tendolkar and Jacob Fain, which has also been partially redacted to protect attorney-client communications and attorney work-product, showing that the hours expended on this lawsuit by myself, Ms. Tendolkar and Mr. Fain is 1310 hours, which correlates to legal fees in the amount of \$450,299.

11. Based on the time records of Wick Phillips and my involvement in this lawsuit as its lead attorney, I confirm that the hours expended by Wick Phillips (as supported by the documents in Exhibit A-1 and Exhibit A-2) were actually expended on the topics stated.

12. Based on my education, training and experience, and in my professional opinion, the hours expended on this action by counsel for NuVasive were reasonable. In addition, I considered the time and labor required for the tasks, the skill required to perform the legal services properly, the preclusion of other employment by the attorneys due to acceptance of this matter, the customary fees for similar work in Travis County, Texas, the amount involved and the results obtained, and the experience, reputation, and ability of the attorneys involved.

13. The hourly rates for myself, Ms. Tendolkar and Mr. Fain in this lawsuit are respectively \$395 per hour, \$340 per hour and \$295 per hour. Based on my education, training and experience, and in my professional opinion, these rates are in line with the market rate in the community for similar legal services by lawyers of reasonably comparable skill, experience and reputation.

14. NuVasive has segregated its requests for reimbursement of attorneys' fees, and specifically, NuVasive is not seeking reimbursement for legal fees which are unrelated to its breach of contract claim against Lewis.

15. NuVasive's claim for breach of contract was based on Lewis' breach of four separate provisions of the contract. Those "sub-breach" issues are so inextricably intertwined that they cannot be further segregated. For instance, work to enforce any part of the contract as to a recoverable claim would have necessarily been performed to enforce any part of the contract as to an unrecoverable claim. In addition, activities such as case management, motion(s) for protection, responding to Lewis' motion for abstention, depositions, discovery disputes, and

expert discovery advanced each “sub-breach” of the contract regardless of whether attorneys’ fees are recoverable for any “sub-breach.”

16. NuVasive further segregated the time it is seeking reimbursement for by eliminating time for all attorneys other than its three lead attorneys (myself, Mr. Fain and Ms. Tendolkar). NuVasive is not seeking compensation for other attorneys who assisted with projects as needs arose, which is approximately 94 hours expended by 6 attorneys.

17. NuVasive is not seeking compensation for paralegal time, which is approximately 414.90 hours.

18. NuVasive additionally reduced its time by 30% to account for the fact that it may only recover for the breach of contract claim and each of its inextricably intertwined breaches.

19. As such, in its Motion for Attorneys’ Fees, NuVasive seeks fees in the amount of \$315,209.30 which represents approximately 917 hours of attorney time (i.e. 70% of the 1310 hours expended by myself, Ms. Tendolkar and Mr. Fain).

20. Wick Phillips distributed assignments so that I expended a lesser share of the hours than the combined hours of Ms. Tendolkar and Mr. Fain because I have the highest billing rate.

21. Other than my review and revision of certain documents and briefs, all written discovery and brief writing was performed by Ms. Tendolkar and Mr. Fain. I was most heavily involved in depositions, trial preparation and trial.

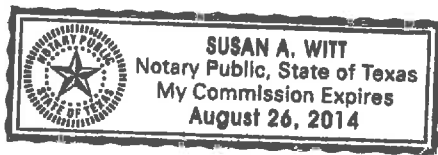
22. This concludes my Affidavit.

*[Signatures to Follow]*

Brant C. Martin  
Brant C. Martin

SWORN AND SUBSCRIBED to before me on July 29, 2014.

Susan A. Witt  
Notary Public, State of Texas



Printed Name: Susan A. Witt

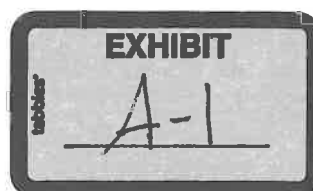
My commission expires: August 26, 2014

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
12/12/2012	JTF	2.6	\$ 295.00	\$ 767.00	Draft complaint against Laura Lewis.	18854
12/14/2012	SST	2.9	\$ 340.00	\$ 986.00	Draft, edit and revise complaint against LL; research [REDACTED]	18854
12/14/2012	BCM	0.4	\$ 395.00	\$ 158.00	Review and revise petition/Correspondence re same.	18854
12/17/2012	SST	0.7	\$ 340.00	\$ 238.00	Continue editing and revising LL complaint; correspond re. same.	18854
12/18/2012	JTF	1	\$ 295.00	\$ 295.00	Revise complaint against Laura Lewis; confer with Jim Garrett regarding [REDACTED]	18854
12/18/2012	BCM	0.5	\$ 395.00	\$ 197.50	Review and revise petition/Correspondence with WPGM team re [REDACTED] Conference with client [REDACTED]	18854
12/19/2012	SST	3.2	\$ 340.00	\$ 1,088.00	Research re [REDACTED] correspond with J. Fain re. same; review and comment upon draft complaint.	18854
12/19/2012	SW	1	\$ 120.00	\$ 120.00	Finalize, prepare and file new lawsuit in the USDC WD TX against Laura Lewis.	18854
12/20/2012	SST	3.8	\$ 340.00	\$ 1,292.00	Prepare and send waiver forms to opposing counsel; correspond re. same; review correspondence from court re. admission and prepare paperwork; review LL and GH deposition transcripts; Research re. [REDACTED] correspond with J. Fain [REDACTED] review and comment upon draft complaint.	18854
12/24/2012	SST	1.2	\$ 340.00	\$ 408.00	Begin drafting memo re. [REDACTED]	18854
12/27/2012	JTF	0.3	\$ 295.00	\$ 88.50	Analyze local rules related to [REDACTED]	18854
12/27/2012	SW	0.3	\$ 120.00	\$ 36.00	Process waiver of service of summons; call to outside vendor regarding upcoming depositions; correspond to client regarding [REDACTED]	18854
12/28/2012	SW	0.5	\$ 120.00	\$ 60.00	Finalize, file and serve pro hac vice application and order.	18854
12/31/2012	SST	0.8	\$ 340.00	\$ 272.00	Review PHV motion and waiver of service as filed; review requirements for Notice of Related Case; review internal correspondence.	18854
1/2/2013	SW	2.9	\$ 120.00	\$ 348.00	Prepare, file and serve Notice of Related Case; organize all depositions and deposition exhibits for anticipated future use; review deposition transcripts for portions related to trade secrets and proprietary information.	19124
1/2/2013	SST	0.2	\$ 340.00	\$ 68.00	Correspond with court and internally re. notice of related case; draft and file same.	19124
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
2/6/2013	SW	0.2	\$ 120.00	\$ 24.00	Draft letter to court regarding scheduling.	19439



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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
2/19/2013	BCM	1.2	\$ 395.00	\$ 474.00	Review multiple filings from Defendant/Conference with J Fain re [REDACTED]	19439
2/19/2013	SST	1.4	\$ 340.00	\$ 476.00	Review Motion to Abstain, Answer and supporting documents filed by Lewis; begin drafting response in opposition to Motion to Abstain.	19439
2/20/2013	SST	1.4	\$ 340.00	\$ 476.00	Draft opposition to motion to abstain.	19439
2/21/2013	JTF	0.4	\$ 295.00	\$ 118.00	Revise response to motion to abstain.	19439
2/21/2013	SW	0.7	\$ 120.00	\$ 84.00	Review and comment on response to motion for abstention.	19439
2/21/2013	SST	5.3	\$ 340.00	\$ 1,802.00	Draft opposition to motion to abstain; research and correspondence re. same.	19439
2/22/2013	SW	1.1	\$ 120.00	\$ 132.00	Prepare/draft Appendix to Response to Motion for Abstention and Verification of Brant Martin; file and serve notice of vacation.	19439
2/25/2013	SW	0.7	\$ 120.00	\$ 84.00	Identify, review for confidential documents, and prepare for use in Appendix in support of response to motion for abstention; Review declaration of Brant Martin.	19439
2/25/2013	SST	1.8	\$ 340.00	\$ 612.00	Review and edit response to motion to abstain and supporting documents; prepare same for filing; correspond re. same.	19439
2/25/2013	BCM	0.3	\$ 395.00	\$ 118.50	Correspondence (multiple) re response to Motion for Abstention.	19439
2/26/2013	SST	0.9	\$ 340.00	\$ 306.00	Review and edit response to motion to abstain and supporting documents; prepare same for filing; correspond re. same.	19439
2/26/2013	MLP	0.4	\$ 245.00	\$ 98.00	Cite Check brief.	19439
2/26/2013	SW	1.5	\$ 120.00	\$ 180.00	Prepare Affidavit in support of Response to Motion for Abstention; revise, finalize, prepare, file and serve Response and Appendix; various emails with counsel; email to client; draft proposed order, file and serve.	19439
2/28/2013	SST	0.2	\$ 340.00	\$ 68.00	Review and circulate order on motion to abstain and Rule 26 Order.	19439
2/28/2013	BCM	0.3	\$ 395.00	\$ 118.50	Review court order on motion for abstention/Correspondence re same.	19439
3/1/2013	BCM	0.5	\$ 395.00	\$ 197.50	Review court's order re abstention/Correspondence re same/Correspondence (multiple) re depositions.	19821
3/8/2013	SST	0.3	\$ 340.00	\$ 102.00	Correspond re. Rule 26(f) Order.	19821
4/2/2013	SST	1.3	\$ 340.00	\$ 442.00	Review 2-28 order, FRCP and local rules; draft discovery plan and scheduling order; correspond re. same.	20075
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
4/3/2013	JTF	0.8	\$ 295.00	\$ 236.00	Revise joint discovery and case management plan and proposed scheduling order; analyze local rules and Court's procedures related to joint discovery and case management plan and scheduling orders.	20075

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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
4/4/2013	JTF	0.4	\$ 295.00	\$ 118.00	Participate in Rule 26(f) conference with opposing counsel.	20075
4/4/2013	SST	0.6	\$ 340.00	\$ 204.00	Correspondence and research re. various open issues.	20075
4/9/2013	SST	0.3	\$ 340.00	\$ 102.00	Review opposing counsel's comments to draft discovery plan and scheduling order; correspond re. same.	20075
4/11/2013	JTF	0.3	\$ 295.00	\$ 88.50	Revise scheduling order and joint discovery plan; communicate with opposing counsel regarding same.	20075
4/12/2013	SW	0.2	\$ 120.00	\$ 24.00	Prepare and file proposed scheduling order and joint discovery plan.	20075
4/29/2013	KB	0.3	\$ 120.00	\$ 36.00	Assist with preparation of Rule 26 initial disclosures.	20075
4/30/2013	SST	0.9	\$ 340.00	\$ 306.00	Prepare RFD responses.	20075
5/1/2013	JTF	0.7	\$ 295.00	\$ 206.50	Revise initial disclosures.	20587
5/2/2013	SST	0.4	\$ 340.00	\$ 136.00	Review and revise initial disclosures.	20587
5/3/2013	SW	0.2	\$ 120.00	\$ 24.00	Draft letter to opposing counsel; serve initial disclosures.	20587
5/9/2013	JTF	0.2	\$ 295.00	\$ 59.00	Confer with client regarding [REDACTED]	20587
5/10/2013	BCM	0.2	\$ 395.00	\$ 79.00	Review opposing party's consent for magistrate/Conference with J Fain re [REDACTED]	20587
5/10/2013	SW	0.3	\$ 120.00	\$ 36.00	Prepare, file and serve notice of non-consent of magistrate judge at trial.	20587
5/14/2013	SW	0.5	\$ 120.00	\$ 60.00	Begin revising proposed protective order.	20587
6/18/2013	SST	1.5	\$ 340.00	\$ 510.00	Draft protective order.	21090
6/20/2013	JTF	0.4	\$ 295.00	\$ 118.00	Revise proposed agreed protective order.	21090
6/21/2013	SST	0.5	\$ 340.00	\$ 170.00	Revise and edit protective order and joint motion for same.	21090
6/21/2013	BCM	0.3	\$ 395.00	\$ 118.50	Review draft protective order.	21090
7/9/2013	SST	0.7	\$ 340.00	\$ 238.00	Revise and edit protective order; correspond re. same.	22010
7/25/2013	BCM	0.3	\$ 395.00	\$ 118.50	Review draft protective order; correspondence re same.	22010
8/6/2013	SST	0.3	\$ 340.00	\$ 102.00	Revise and edit draft protective order; correspond re. same.	22458
8/7/2013	BCM	0.5	\$ 395.00	\$ 197.50	Correspondence (multiple) re depositions and protective order.	22458
8/9/2013	BCM	1.5	\$ 395.00	\$ 592.50	Correspondence (multiple) re Scheduling order, protective order and discovery crossover; conference call re same.	22458
8/9/2013	SST	0.7	\$ 340.00	\$ 238.00	Calls and emails with B. Martin, J. Fain, J. Garrett, and opposing counsel re. discovery.	22458
8/12/2013	BCM	0.5	\$ 395.00	\$ 197.50	Correspondence (multiple) re protective order.	22458
8/12/2013	SW	0.5	\$ 120.00	\$ 60.00	Draft federal deposition notices for C. Burdine and L. Lewis.	22458
8/12/2013	JTF	0.4	\$ 295.00	\$ 118.00	Revise deposition notices; develop strategies for [REDACTED]	22458



**Wick Phillips Gould & Martin, LLP**  
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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
8/12/2013	SST	0.7	\$ 340.00	\$ 238.00	Correspond with opposing counsel, B. Martin and J. Fain re. protective order and Lewis' request to include Globus.	22458
8/13/2013	SST	0.7	\$ 340.00	\$ 238.00	Correspond with opposing counsel, B. Martin and J. Fain re. protective order.	22458
8/13/2013	JTF	0.2	\$ 295.00	\$ 59.00	Revise deposition notices.	22458
8/13/2013	BCM	0.4	\$ 395.00	\$ 158.00	Correspondence (multiple) re protective order.	22458
8/14/2013	JTF	0.4	\$ 295.00	\$ 118.00	Revise first set of requests for production to Laura Lewis.	22458
8/14/2013	SST	2.4	\$ 340.00	\$ 816.00	Prepare RFPS to Lewis; prepare subpoena for Globus.	22458
8/15/2013	SST	0.5	\$ 340.00	\$ 170.00	Revise and edit RFPs to Lewis.	22458
8/15/2013	BCM	2.1	\$ 395.00	\$ 829.50	Review outbound discovery; correspondence re same; call with client re [REDACTED]	22458
8/16/2013	BCM	0.3	\$ 395.00	\$ 118.50	correspondence re same. Review outbound discovery; correspondence (multiple) re same.	22458
8/16/2013	SST	0.9	\$ 340.00	\$ 306.00	Prepare opposed motion for entry of protective order; correspond re. same.	22458
8/16/2013	SW	0.5	\$ 120.00	\$ 60.00	Assist counsel with discovery.	22458
8/19/2013	SST	0.6	\$ 340.00	\$ 204.00	Revise and file opposed motion for entry of protective order.	22458
8/19/2013	BCM	0.4	\$ 395.00	\$ 158.00	Correspondence (multiple) re protective order.	22458
8/19/2013	SW	0.7	\$ 120.00	\$ 84.00	Communications with counsel; prepare exhibits; Finalize, prepare and file Motion relating to Protective Order.	22458
8/20/2013	SST	0.4	\$ 340.00	\$ 136.00	Revise and subpoena requests to Globus; correspond re. same.	22458
8/20/2013	JTF	1	\$ 295.00	\$ 295.00	Revise subpoena duces tecum to Globus.	22458
8/21/2013	BCM	0.5	\$ 395.00	\$ 197.50	Review and revise 3rd party subpoena to Globus; correspondence (multiple) re same.	22458
8/21/2013	SST	0.5	\$ 340.00	\$ 170.00	Revise and subpoena requests to Globus and RFPs to Lewis. Correspond re. same.	22458
8/22/2013	SW	0.6	\$ 120.00	\$ 72.00	Draft Subpoena to Globus Medical; prepare discovery to defendant.	22458
8/22/2013	SST	0.4	\$ 340.00	\$ 136.00	Revise discovery requests to Lewis; correspond with team and client re [REDACTED]	22458
8/23/2013	JTF	0.4	\$ 295.00	\$ 118.00	Revise subpoena to Globus; communicate with opposing counsel regarding discovery.	22458
8/23/2013	BCM	0.4	\$ 395.00	\$ 158.00	Correspondence (multiple) re discovery.	22458
8/26/2013	SST	0.5	\$ 340.00	\$ 170.00	Review Lewis' opposition to motion for entry of protective order; correspond re. same.	22458
8/27/2013	BCM	0.5	\$ 395.00	\$ 197.50	Review Defendants' response to Our Motion for Protective Order.	22458
8/27/2013	SST	2.3	\$ 340.00	\$ 782.00	Draft reply in support of opposed motion for protective order.	22458
8/28/2013	SST	1.1	\$ 340.00	\$ 374.00	Revise and edit reply in support or opposed motion for protective order; file same.	22458
8/28/2013	BCM	0.5	\$ 395.00	\$ 197.50	Review and revise reply to Response to Motion for Protective Order.	22458
9/4/2013	BCM	1	\$ 395.00	\$ 395.00	Correspondence (multiple) re scheduling order and hearing; correspondence (multiple) re discovery and MSJ.	23475

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
9/4/2013	SST	0.5	\$ 340.00	\$ 170.00	Correspond with team re. [REDACTED]	23475
9/10/2013	BCM	0.2	\$ 395.00	\$ 79.00	Conference call re protective order discussion.	23475
9/10/2013	SST	0.3	\$ 340.00	\$ 102.00	Correspond with team and opposing counsel re. proposal on motion for protective order.	23475
9/11/2013	SST	0.4	\$ 340.00	\$ 136.00	Correspond with team and opposing counsel re. proposal on motion for protective order.	23475
9/11/2013	SW	0.2	\$ 120.00	\$ 24.00	Review service of process status; convey same to counsel; conduct miscellaneous searches for counsel.	23475
9/11/2013	BCM	0.4	\$ 395.00	\$ 158.00	Correspondence (multiple) re PO issues.	23475
9/12/2013	BCM	0.2	\$ 395.00	\$ 79.00	Correspondence (multiple) re PO and hearing next week.	23475
9/12/2013	SST	1.7	\$ 340.00	\$ 578.00	Revise and edit agreed protective order and joint motion for entry of protective order and withdrawal of motion regarding same; correspond with team re. [REDACTED]	23475
9/13/2013	SST	0.6	\$ 340.00	\$ 204.00	Revise and edit agreed protective order; correspond with opposing counsel re. same.	23475
9/15/2013	SST	0.3	\$ 340.00	\$ 102.00	Correspond with J. Fain, B. Martin, J. Garrett and opposing counsel re. protective order and possible hearing.	23475
9/16/2013	SST	1.2	\$ 340.00	\$ 408.00	Correspond with J. Fain, B. Martin and opposing counsel re. protective order and hearing; revise and file protective order and motion; correspond with court re. hearing.	23475
9/16/2013	BCM	1.2	\$ 395.00	\$ 474.00	Prep for hearing; correspondence (multiple) re getting the hearing cancelled.	23475
9/16/2013	SW	0.7	\$ 120.00	\$ 84.00	Review Motion and Order; revise Motion; prepare, finalize, and file Motion and Protective Order; conversations with counsel.	23475
9/17/2013	BCM	1.4	\$ 395.00	\$ 553.00	Correspondence (multiple) re hearing in Austin tomorrow .	23475
9/17/2013	SST	0.5	\$ 340.00	\$ 170.00	Correspond with Court, team and opposing counsel re. hearing.	23475
9/17/2013	SW	1	\$ 120.00	\$ 120.00	Prepare hearing notebook in anticipation of court ordered hearing.	23475
9/24/2013	SST	0.7	\$ 340.00	\$ 238.00	Review discovery requests propounded by Lewis; correspond with team re. [REDACTED]	23475
9/25/2013	BCM	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) re Lewis discovery responses and interplay between state and federal court discovery.	23475
9/25/2013	SST	0.5	\$ 340.00	\$ 170.00	Correspond with team and client re. [REDACTED]	23475
9/27/2013	SST	0.7	\$ 340.00	\$ 238.00	Draft correspondence to opposing counsel re. discovery deficiencies and NuVasive's position on requested depositions; correspond with team re. [REDACTED]	23475

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
9/27/2013	BCM	1.9	\$ 395.00	\$ 750.50	Conference with J. Garrett; correspondence (multiple) re discovery and depositions; conference with S. Tendolkar re [REDACTED] conference with J. Fain re [REDACTED] correspondence with R. Yapp re [REDACTED] review and revise deficiency letter and depo letter.	23475
10/2/2013	SST	0.5	\$ 340.00	\$ 170.00	Review LL answer and counterclaim; prepare to do list and discuss same with team.	23537
10/3/2013	BCM	0.7	\$ 395.00	\$ 276.50	Correspondence (multiple) re settlement offers.	23537
10/3/2013	SW	0.2	\$ 120.00	\$ 24.00	Revise settlement letter; finalize and serve upon opposing parties.	23537
10/3/2013	SST	2.1	\$ 340.00	\$ 714.00	Revise and edit settlement letter to opposing counsel pursuant to scheduling order; draft responses to 122 Requests for Production served by Lewis.	23537
10/3/2013	SW	5.4	\$ 120.00	\$ 648.00	(3.6) Modify and reconcile trial exhibit list (multiple versions with multiple conversations with counsel); (1.8) draft plaintiff's potential list of trial witnesses (multiple versions with multiple conversations with counsel).	23537
10/4/2013	BCM	0.6	\$ 395.00	\$ 237.00	Correspondence (multiple) re discovery issues and depositions.	23537
10/4/2013	SST	2.3	\$ 340.00	\$ 782.00	Draft responses to 122 Requests for Production served by Lewis; review correspondence from opposing counsel re. discovery issues and correspond re. strategy for responding to same.	23537
10/7/2013	LEM	0.6	\$ 250.00	\$ 150.00	Legal research on local rules in Western District of North Texas re. [REDACTED]	23537
10/7/2013	LEM	3.6	\$ 250.00	\$ 900.00	Conduct legal research re. [REDACTED]	23537
10/8/2013	SST	1.1	\$ 340.00	\$ 374.00	Correspond with J. Garrett re. [REDACTED]	23537
10/9/2013	SST	0.7	\$ 340.00	\$ 238.00	Correspond with client, B. Martin and J. Fain re. [REDACTED] draft letter to opposing counsel re. same.	23537
10/9/2013	BCM	1.4	\$ 395.00	\$ 553.00	Correspondence (multiple) re discovery and depositions/Conference with S. Tendolkar re [REDACTED]	23537
10/10/2013	ST	1	\$ 120.00	\$ 120.00	Attention to review of discovery responses and compare same to previous responses served.	23537
10/10/2013	BCM	0.8	\$ 395.00	\$ 316.00	Correspondence (multiple) re depositions in December.	23537
10/11/2013	SST	0.3	\$ 340.00	\$ 102.00	Correspond with M. Duffy re. [REDACTED] review correspondence from opposing counsel.	23537
10/11/2013	ST	3	\$ 120.00	\$ 360.00	Attention to review of discovery responses and compare same to previous responses served.	23537

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
10/11/2013	JTF	0.3	\$ 295.00	\$ 88.50	Confer with G. Durham regarding expert report.	23537
10/14/2013	SST	1.4	\$ 340.00	\$ 476.00	Prepare discovery stipulation; correspond with M. Duffy re. [REDACTED]	23537
10/14/2013	JTF	0.5	\$ 295.00	\$ 147.50	Draft plaintiff's first supplemental designation of experts.	23537
10/15/2013	SST	1.4	\$ 340.00	\$ 476.00	Correspond with M. Duffy re. [REDACTED] correspond with opposing counsel re. deposition schedules and various open issues; revise and edit discovery stipulation.	23537
10/15/2013	BCM	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) re deposition preps and dates.	23537
10/16/2013	SST	0.7	\$ 340.00	\$ 238.00	Revise and edit responses to Requests for Production served by Lewis; circulate same;	23537
10/17/2013	SST	2.4	\$ 340.00	\$ 816.00	Draft responses to Interrogatories served by Lewis and compare with [REDACTED] review and edit answer to Lewis' counterclaims; correspond with M. Duffy re. [REDACTED]	23537
10/17/2013	JTF	1.2	\$ 295.00	\$ 354.00	Draft answer to counterclaims.	23537
10/17/2013	BCM	0.4	\$ 395.00	\$ 158.00	Correspondence (multiple) re deposition preps and dates.	23537
10/18/2013	SST	0.5	\$ 340.00	\$ 170.00	Revise and edit discovery responses to Lewis; revise and edit answer to Lewis' counterclaims.	23537
10/18/2013	JTF	1.6	\$ 295.00	\$ 472.00	Revise objections and responses to Defendant's first set of interrogatories.	23537
10/20/2013	SST	0.5	\$ 340.00	\$ 170.00	Correspond with team and opposing counsel re. depositions and discovery stipulations.	23537
10/21/2013	SST	1.1	\$ 340.00	\$ 374.00	Review documents produced by Globus.	23537
10/21/2013	SST	0.6	\$ 340.00	\$ 204.00	Correspond with J. Fain and opposing counsel re. discovery stipulation, deposition scheduling and other open items.	23537
10/22/2013	SW	0.5	\$ 120.00	\$ 60.00	Finalize subpoena and cause to be served; calls to vendor and staff.	23537
10/22/2013	SW	2.2	\$ 120.00	\$ 264.00	Draft, revise and file Notice of Appearance for JTF; finalize and file Answer to counter-claims; discussions with counsel regarding upcoming deadlines and depositions; begin research for drafting witness and exhibit lists.	23537
10/22/2013	JTF	0.6	\$ 295.00	\$ 177.00	Prepare for expert disclosure deadline and initial disclosures of potential witnesses and exhibits; research local rules and scheduling order regarding [REDACTED]	23537
10/22/2013	SST	0.5	\$ 340.00	\$ 170.00	Calls with J. Fain and opposing counsel re. discovery stipulation, deposition scheduling and other open issues.	23537
10/23/2013	SST	0.4	\$ 340.00	\$ 136.00	Revise discovery stipulation and correspond re. same.	23537
10/23/2013	SST	0.6	\$ 340.00	\$ 204.00	Review deposition notices from Lewis, [REDACTED] and correspond re. same.	23537
10/23/2013	SST	0.5	\$ 340.00	\$ 170.00	Correspond with M. Duffy re. [REDACTED]	23537

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
10/23/2013	SW	0.8	\$ 120.00	\$ 96.00	Create Deposition Log in federal case; draft Exhibit A to second Globus subpoena.	23537
10/23/2013	JTF	5.7	\$ 295.00	\$ 1,681.50	Review [REDACTED] analyze documents produced by Globus in preparation for the deposition of Collin Burdine; review deposition notices from defendant; research [REDACTED]	23537
10/23/2013	AFP	0.5	\$ 275.00	\$ 137.50	Research the procedure for [REDACTED]	23537
10/24/2013	SST	0.7	\$ 340.00	\$ 238.00	Correspond with opposing counsel and team re. deposition scheduling and change of schedule.	23537
10/24/2013	SST	0.8	\$ 340.00	\$ 272.00	Review Wilson deposition transcript from state court case in preparation for [REDACTED]	23537
10/24/2013	KB	0.4	\$ 120.00	\$ 48.00	Assist with stipulation re discovery. [REDACTED]	23537
10/25/2013	JTF	0.5	\$ 295.00	\$ 147.50	Confer with trial team to develop strategies for [REDACTED]	23537
10/25/2013	BCM	1.5	\$ 395.00	\$ 592.50	Conferences (multiple) with J. Fain and S. Tendolkar re [REDACTED] review correspondence (multiple).	23537
10/25/2013	SST	1	\$ 340.00	\$ 340.00	Correspond with S. Witt, M. Duffy and opposing counsel re. scheduling of depositions.	23537
10/25/2013	SST	0.5	\$ 340.00	\$ 170.00	Correspond with B. Martin and J. Fain re. [REDACTED]	23537
10/25/2013	SST	3.7	\$ 340.00	\$ 1,258.00	Prepare for Lewis deposition by [REDACTED]	23537
10/27/2013	SST	4.1	\$ 340.00	\$ 1,394.00	Draft deposition outline for L. Lewis and review [REDACTED] and documents in connection with same.	23537
10/27/2013	JTF	1	\$ 295.00	\$ 295.00	Draft Joint ADR Report pursuant to local rules and scheduling order requirements.	23537
10/28/2013	SST	2.8	\$ 340.00	\$ 952.00	Review phone records produced by Globus in state action in preparation for [REDACTED] Revise and edit Lewis deposition outline and review documents/potential exhibits. Correspond with team re. same.	23537
10/28/2013	SST	1.2	\$ 340.00	\$ 408.00	Revise and edit responses to Lewis' RFPs and ROGs; prepare service copies of same.	23537
10/28/2013	BCM	2.4	\$ 395.00	\$ 948.00	Conferences (multiple) with J. Fain re [REDACTED] review and revise ADR Report; logistics for LL Deposition; prep for LL deposition and review documents.	23537
10/28/2013	JTF	3.5	\$ 295.00	\$ 1,032.50	Draft designation of experts (1.2); draft expert report of Brant Martin relating to attorneys' fees (1.6); analyze outline for deposition of Laura Lewis, including potential exhibits to be used for deposition (.7).	23537
10/29/2013	JTF	1.9	\$ 295.00	\$ 560.50	Revise expert report relating to attorneys' fees (1.0); revise expert designations (.5); draft email to J. Garrett regarding [REDACTED] (.4).	23537

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
10/29/2013	SW	4.3	\$ 120.00	\$ 516.00	Perform deposition testimony research, identify and prepare additional deposition exhibits in support of upcoming depositions.	23537
10/29/2013	SST	2.9	\$ 340.00	\$ 986.00	Revise Lewis deposition outline; review documents and transcripts in connection with same; correspond with B. Martin, S. Witt and J. Fain re. [REDACTED] prepare chart of [REDACTED]	23537
10/29/2013	BCM	5.5	\$ 395.00	\$ 2,172.50	Review and revise expert report on attorneys' fees (0.3); review and revise Laura Lewis deposition outline and review and mark documents.	23537
10/30/2013	BCM	8.2	\$ 395.00	\$ 3,239.00	Prep for Laura Lewis deposition; take Laura Lewis deposition; meeting and correspondence (multiple) post-deposition with client and internal WP team.	23537
10/30/2013	SST	1.3	\$ 340.00	\$ 442.00	Draft motion for protective order and conduct research re. same.	23537
10/30/2013	SST	0.6	\$ 340.00	\$ 204.00	Correspond with team re. [REDACTED]	23537
10/30/2013	SW	7.8	\$ 120.00	\$ 936.00	(3.1) research, review deposition transcripts, and prepare exhibits and other documents for expert meeting; (1.6) [REDACTED] research document production in support of attorney efforts to identify key testimony. Expert Witnesses	23537
10/30/2013	JTF	1.5	\$ 295.00	\$ 442.50	Analyze documents and deposition testimony for potential use in rebutting Dr. Ugone's rebuttal report.	23537
10/30/2013	JTF	5	\$ 295.00	\$ 1,475.00	Meet with G. Durham to discuss strategies for rebutting the rebuttal report of Dr. Ugone, including analysis of deposition testimony, documents, and expert reports.	23537
10/31/2013	JTF	2.1	\$ 295.00	\$ 619.50	Work on expert report (1.3); revise initial trial exhibit and witness lists (.8).	23537
10/31/2013	BCM	7.5	\$ 395.00	\$ 2,962.50	Travel back from Austin; conference with S. Witt and J. Fain re. [REDACTED] conference call with expert and J. Fain re. [REDACTED] correspondence (multiple) re depositions and depo preps.	23537
11/1/2013	SST	3.1	\$ 340.00	\$ 1,054.00	Draft motion to quash and for protective order; research and correspondence re. same.	24402
11/1/2013	BCM	1.2	\$ 395.00	\$ 474.00	Conferences (multiple) with J Fain re. [REDACTED]	24402
11/1/2013	JTF	1.9	\$ 295.00	\$ 560.50	Revise expert disclosures, potential witness list, and potential exhibit list (1.7); communicate with opposing counsel regarding same (.2).	24402
11/1/2013	SW	0.9	\$ 120.00	\$ 108.00	Pre-Trial Pleadings and Motions; designate, finalize, file and serve Expert Designations, Plaintiff's Potential List of Trial Exhibits and Plaintiff's Potential List of Trial Witnesses.	24402



**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
11/3/2013	SST	2.5	\$ 340.00	\$ 850.00	Revise and edit motion to quash and for protective order; research re. [REDACTED]	24402
11/4/2013	BCM	2.5	\$ 395.00	\$ 987.50	Conference call with opposing counsel re depositions/Review and revise Motion for Protective Order/Correspondence re same and on Ansari deposition/ Correspondence (multiple) re exhibits llists.	24402
11/4/2013	JTF	0.7	\$ 295.00	\$ 206.50	Revise motion for protective order (.6); communicate with M. Duffy regarding discovery matters (.1).	24402
11/4/2013	SST	1.8	\$ 340.00	\$ 612.00	Revise and edit motion to quash and for protective order; correspond re. same.	24402
11/4/2013	SST	0.5	\$ 340.00	\$ 170.00	Prepare deposition subpoena to Globus.	24402
11/4/2013	SW	0.1	\$ 120.00	\$ 12.00	Identify and communicate exhibit to expert. Expert Discovery	24402
11/4/2013	SW	1.1	\$ 120.00	\$ 132.00	Gather and prepare 9 exhibits for protective order. (.6) research local rules and judge's rules in anticipation of filing and convey findings to counsel(.5). Pleadings	24402
11/4/2013	LEM	4.9	\$ 250.00	\$ 1,225.00	Review and revise Motion for Apex Protective Order; legal research re. [REDACTED]	24402
11/5/2013	SW	7.1	\$ 120.00	\$ 852.00	Begin reviewing G. Harris deposition for [REDACTED]	24402
11/5/2013	LEM	0.6	\$ 250.00	\$ 150.00	Prepare Alex Lukianov's Affidavit for NuVasive's Motion to Quash Deposition and for Protective Order	24402
11/5/2013	JTF	0.9	\$ 295.00	\$ 265.50	Revise affidavits in support of motion for protective order (.6); revise affidavit authenticating documents (.2); communicate with client regarding [REDACTED] (.1).	24402
11/5/2013	SST	0.8	\$ 340.00	\$ 272.00	Correspond with M. Duffy, team and opposing counsel re. deposition scheduling.	24402
11/5/2013	SST	1.6	\$ 340.00	\$ 544.00	Revise and edit protective order motion and Rydin and Lukianov affidavits in support of same.	24402
11/5/2013	BCM	5.2	\$ 395.00	\$ 2,054.00	Review and revise subpoena topics/Correspondence (multiple) re same/Conference with opposing counsel re deposition schedule/Conference with opposing counsel re settlement/Correspondence with client re [REDACTED]/Review summary of Greg Harris depositions and discussion with S Witt re [REDACTED]	24402
11/6/2013	BCM	3.5	\$ 395.00	\$ 1,382.50	Correspondence (multiple) re depositions and deposition on dates and witnesses needed.	24402
11/6/2013	SST	1.1	\$ 340.00	\$ 374.00	Correspond with team and client re. [REDACTED] [REDACTED] review same.	24402
11/6/2013	SST	0.4	\$ 340.00	\$ 136.00	Correspond with team and client re. [REDACTED]	24402

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
11/6/2013	SW	5.7	\$ 120.00	\$ 684.00	Review extensive communications and update deposition chart; multiple renditions based on changes; assist with scheduling depositions regarding same (.8); Finish reviewing Harris deposition for admissions, lies and references to specific subject matter defined by counsel. (4.9)	24402
11/7/2013	SST	0.4	\$ 340.00	\$ 136.00	Correspond with team and opposing counsel re. deposition scheduling; revise Harris deposition notice.	24402
11/7/2013	SW	0.3	\$ 120.00	\$ 36.00	Draft, prepare and serve deposition notice of Gregg Harris; multiple communications with counsel regarding same.	24402
11/7/2013	BCM	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) re deposition scheduling.	24402
11/11/2013	SW	1.3	\$ 120.00	\$ 156.00	Begin preparing deposition prep meeting materials for R.Yapp meeting.	24402
11/11/2013	BCM	1.9	\$ 395.00	\$ 750.50	Correspondence (multiple) re deposition scheduling, scheduling calls, 30(b)(6) issues.	24402
11/12/2013	BCM	4	\$ 395.00	\$ 1,580.00	Review documents for Yapp depo; Preparation Roger Yapp for deposition; conference call with client re [REDACTED]	24402
11/12/2013	SST	1	\$ 340.00	\$ 340.00	Participate in meeting with Yapp. Call with B. Martin and J. Garrett re. [REDACTED] follow up correspondence re. same.	24402
11/12/2013	SW	1.9	\$ 120.00	\$ 228.00	Finish preparing material for upcoming R. Yapp deposition.	24402
11/13/2013	SST	0.7	\$ 340.00	\$ 238.00	Correspond with team and opposing counsel re. deposition scheduling and discovery proposal.	24402
11/13/2013	SST	0.8	\$ 340.00	\$ 272.00	Revise motion for protective order and Lukianov affidavit.	24402
11/14/2013	SST	1.3	\$ 340.00	\$ 442.00	Revise and edit 30(b)(6) notice; review deposition transcript of Brett Murphy in connection with same; correspond re. proposal to opposing counsel re. use of state transcripts in federal actions in exchange for removal of depositions.	24402
11/14/2013	BCM	3.4	\$ 395.00	\$ 1,343.00	Review depo calendar and depo prep calendar; correspondence (multiple) re same; review and revise subpoenas.	24402
11/15/2013	BCM	1.3	\$ 395.00	\$ 513.50	Research [REDACTED] arrange logistics re depositions; conference with opposing counsel and client (multiple) re [REDACTED]	24402
11/15/2013	JTF	0.2	\$ 295.00	\$ 59.00	Revise document requests and deposition topics to be attached to subpoena to Globus.	24402
11/15/2013	SST	0.6	\$ 340.00	\$ 204.00	Correspond with team and opposing counsel re. discovery proposal and deposition scheduling.	24402
11/18/2013	SST	0.4	\$ 340.00	\$ 136.00	Correspond re. 30b6 deposition topics; prepare service copy of same.	24402
11/18/2013	SST	1.2	\$ 340.00	\$ 408.00	Prepare stipulation re. deposition of Crutchfield and correspond with B. Martin and opposing counsel re. same.	24402



**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
11/18/2013	BCM	0.7	\$ 395.00	\$ 276.50	Correspondence (multiple) re deposition of Jen Crutchfield and stipulation; correspondence (multiple) re 30(b)(6) deposition notice.	24402
11/19/2013	SST	0.5	\$ 340.00	\$ 170.00	Correspond re. Crutchfield depo and stipulation to take down same; revise Exhibit A to Globus subpoena and correspond re. same.	24402
11/19/2013	BCM	1.5	\$ 395.00	\$ 592.50	Review and revise Crutchfield designation stipulation; correspondence (multiple) re depositions and discovery.	24402
11/20/2013	SST	0.4	\$ 340.00	\$ 136.00	Revise and execute Crutchfield depo stipulation and correspond re. same.	24402
11/21/2013	SST	0.6	\$ 340.00	\$ 204.00	Finalize Crutchfield discovery agreement; correspond with team re. [REDACTED]	24402
11/21/2013	SST	0.5	\$ 340.00	\$ 170.00	Correspond re. motion to quash Lukianov and Rydin depositions and supporting affidavits.	24402
11/21/2013	SST	0.3	\$ 340.00	\$ 102.00	Correspond re. subpoena to Globus.	24402
11/22/2013	SST	0.3	\$ 340.00	\$ 102.00	Review Lewis' supplement production and correspond re. same; correspond re. discovery and prep session scheduling.	24402
11/25/2013	JTF	3.2	\$ 295.00	\$ 944.00	Review deposition testimony of Laura Lewis for information to designate attorneys' eyes only and confidential (2.5); draft proposed order on motion for protective order (.3); revise motion for protective order (.4).	24402
11/25/2013	SST	1.3	\$ 340.00	\$ 442.00	Revise, edit and finalize motion to quash Lukianov and Rydin depositions and all exhibits.	24402
11/26/2013	SST	0.6	\$ 340.00	\$ 204.00	Review and revise Globus subpoena; correspond re. same; correspond re. Burdine deposition date.	24402
11/26/2013	SW	0.9	\$ 120.00	\$ 108.00	Prepare Globus Medical, Inc. Subpoena to testify and produce documents, and notice of intent to serve same.	24402
11/26/2013	ST	1	\$ 120.00	\$ 120.00	Attention to compilation of documents for deposition of G. Harris.	24402
11/26/2013	JTF	5	\$ 295.00	\$ 1,475.00	Prepare for deposition of Gregg Harris (1.5); draft outline for deposition (2.0); review potential exhibits for deposition (1.5).	24402
11/27/2013	SW	2.6	\$ 120.00	\$ 312.00	Assist counsel with deposition preparations: review and revise deposition outline; assist with locating and preparing deposition exhibits.	24402
11/27/2013	ST	3.5	\$ 120.00	\$ 420.00	Continue attention to compilation of documents for deposition of G. Harris and organize same.	24402
11/29/2013	SST	1.4	\$ 340.00	\$ 476.00	Correspond with team re. [REDACTED] review Lewis transcript.	24402
12/1/2013	BCM	4.2	\$ 395.00	\$ 1,659.00	Prep for Greg Harris depo.	24475
12/2/2013	BCM	5.9	\$ 395.00	\$ 2,330.50	Prep for Greg Harris depo and take Greg Harris depo.	24475
12/3/2013	SST	2.1	\$ 340.00	\$ 714.00	Review Lewis' response to motion for protection; revise and edit reply brief and correspond with team re. [REDACTED]	24475

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
12/3/2013	JTF	5.1	\$ 295.00	\$ 1,504.50	Analyze response to motion to quash (.8); analyze appendix of evidence in support of the response (.7); draft reply in support of the motion to quash (3.6).	24475
12/3/2013	SW	0.1	\$ 120.00	\$ 12.00	Review response to motion to quash Rydin/Lukianov depositions; discuss with counsel.	24475
12/5/2013	JTF	1.5	\$ 295.00	\$ 442.50	Revise reply in support of motion to quash and for protective order.	24475
12/8/2013	SST	0.5	\$ 340.00	\$ 170.00	Revise and edit reply in support of NuVasive's motion for protection; correspond with team re. [REDACTED]	24475
12/8/2013	BCM	2.3	\$ 395.00	\$ 908.50	Review deposition outline and documents for R. Yapp deposition (worked on plane).	24475
12/9/2013	BCM	3.3	\$ 395.00	\$ 1,303.50	Prep Roger Yapp for deposition/Correspondence (multiple) with S Tendolkar and opposing counsel (text messages, depo by phone if weather gets bad).	24475
12/9/2013	SW	0.3	\$ 120.00	\$ 36.00	Prepare and file Reply to Response relating to Motion to Quash and for Protective Order.	24475
12/9/2013	SST	0.5	\$ 340.00	\$ 170.00	Review reply brief and correspond re. filing of same.	24475
12/9/2013	SST	0.3	\$ 340.00	\$ 102.00	Review Lewis complete text log for [REDACTED] and [REDACTED] correspond re. same.	24475
12/9/2013	JTF	0.4	\$ 295.00	\$ 118.00	Revise reply in support of motion for protective order (.3); prepare reply for filing (.1).	24475
12/10/2013	SW	0.5	\$ 120.00	\$ 60.00	Prepare deposition subpoena.	24475
12/10/2013	BCM	6.7	\$ 395.00	\$ 2,646.50	Meet with R Yapp/Defend deposition of Roger Yapp.	24475
12/11/2013	BCM	0.6	\$ 395.00	\$ 237.00	Correspondence (multiple) re Yapp document supplemental production/Conference with R Yapp re [REDACTED]	24475
12/12/2013	BCM	1.3	\$ 395.00	\$ 513.50	Calls (multiple) with S Tendolkar and client re [REDACTED]	24475
12/12/2013	SST	0.7	\$ 340.00	\$ 238.00	Review newly produced Yapp documents and correspond with team re. [REDACTED] correspond with team re. [REDACTED]	24475
12/13/2013	SST	1.2	\$ 340.00	\$ 408.00	Prepare outline for 12/17 hearing on motion for protective order; review case law re. same.	24475
12/16/2013	BCM	4.3	\$ 395.00	\$ 1,698.50	Review Motion for Protective Order and to Quash and all related pleadings and exhibits/Prepare argument/Correspondence (multiple) re deposition stipulations and other discovery matters.	24475
12/16/2013	SST	0.5	\$ 340.00	\$ 170.00	Correspond with opposing counsel and team re. possible deposition stipulation; correspond with team re. [REDACTED]	24475
12/17/2013	BCM	2.1	\$ 395.00	\$ 829.50	Prep for hearing/Conduct hearing on Motion for Protective Order/Correspondence (multiple) re same/Travel back from Austin.	24475

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
12/18/2013	BCM	0.3	\$ 395.00	\$ 118.50	Correspondence (multiple) re order on Motion to Quash.	24475
12/27/2013	BCM	1.3	\$ 395.00	\$ 513.50	Correspondence re depositions of Wilson and others; correspondence (multiple) re. depositions in January and February .	24475
12/27/2013	JTF	0.6	\$ 295.00	\$ 177.00	Analyze deposition of Gregg Harris for potential attorneys'-eyes-only designations.	24475
12/30/2013	BCM	1.3	\$ 395.00	\$ 513.50	Correspondence re depositions of Wilson and others/Correspondence (multiple) re depositions in January and February.	24475
12/30/2013	JTF	2.8	\$ 295.00	\$ 826.00	Analyze transcript of Roger Yapp deposition to designate matters attorneys' eyes only and confidential.	24475
12/30/2013	SST	3.1	\$ 340.00	\$ 1,054.00	Review Lewis and Harris deposition transcripts.	24475
12/31/2013	BCM	1	\$ 395.00	\$ 395.00	Correspondence re logistics for deposition in Pennsylvania and subsequent depo prep in San Diego.	24475
1/1/2014	SST	0.3	\$ 340.00	\$ 102.00	Review Ansari depo outline and correspond with J. Fain re. [REDACTED]	24962
1/2/2014	SST	0.3	\$ 340.00	\$ 102.00	Review Yapp documents and correspond re. production of same.	24962
1/2/2014	SW	0.5	\$ 120.00	\$ 60.00	Communication with counsel in an effort to coordinate deposition and deposition prep meeting schedules.	24962
1/3/2014	JTF	3.1	\$ 295.00	\$ 914.50	Draft outline for preparation of Hunsaker's deposition (1.2); draft outline for preparation of Valentine's deposition (.8); analyze corporate rep topics and documents to aid in deposition preparation (1.1).	24962
1/3/2014	SW	3.6	\$ 120.00	\$ 432.00	Work on adding to and finalizing witness outlines (multiple) for upcoming depositions; begin identifying all supporting documents needed to assist counsel and witness in their defense; prepare materials for witness preparation meetings.	24962
1/6/2014	SST	0.6	\$ 340.00	\$ 204.00	Correspond with team and opposing counsel re. open discovery issues.	24962
1/8/2014	SST	0.6	\$ 340.00	\$ 204.00	Correspond with team and opposing counsel re. alleged discovery issues and Jan. 3 letter.	24962
1/8/2014	BCM	0.5	\$ 395.00	\$ 197.50	Correspondence (multiple) re discovery issues and motion to compel.	24962
1/9/2014	SST	1.6	\$ 340.00	\$ 544.00	Correspond with opposing counsel, B. Martin and J. Fain re. discovery issues, timing and motion to compel; review scheduling order and local rules.	24962
1/9/2014	SW	6.8	\$ 120.00	\$ 816.00	Prepare counsel for upcoming depositions of N. Ansari and two depo preparation sessions with C. Hunsaker and K. Valentine; review and revise 2 deposition preparation outlines; prepare multiple materials binders for sessions; conduct additional research regarding [REDACTED] prepare additional exhibits and excerpts; convey same to counsel.	24962

**Wick Phillips Gould & Martin, LLP**  
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12/1/2012 to 07/28/2014

Client 1632  
 Matter 02  
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1/10/2014	BCM	4.5	\$ 395.00	\$ 1,777.50	Prep documents for depo preps/Meet with client/Meeting with K Valentine re [REDACTED]	24962
1/10/2014	SW	1.3	\$ 120.00	\$ 156.00	[REDACTED] Meeting with C Hunsacker re [REDACTED] Research rules and other requirements relating to [REDACTED] convey findings to counsel; serve AEO designations to opposing counsel.	24962
1/10/2014	SST	1.1	\$ 340.00	\$ 374.00	Correspond with opposing counsel, B. Martin and J. Fain re. discovery issues, timing and motion to compel; review and revise correspondence to Pockers setting forth stipulation to extend trial date and extend discovery period.	24962
1/13/2014	BCM	0.8	\$ 395.00	\$ 316.00	Analyze scheduling order for correspondence on extension of discovery deadline/Correspondence with opposing counsel.	24962
1/14/2014	SST	1	\$ 340.00	\$ 340.00	Draft discovery stipulation; correspond with J. Fain re. [REDACTED]	24962
1/15/2014	BCM	1.1	\$ 395.00	\$ 434.50	Review and revise discovery stipulation/Correspondence (multiple) re same.	24962
1/15/2014	SST	0.7	\$ 340.00	\$ 238.00	Revise and edit discovery stipulation; correspond with B. Martin and J. Fain re. [REDACTED]	24962
1/21/2014	JTF	0.5	\$ 295.00	\$ 147.50	Develop strategies for [REDACTED] (.3); communicate with opposing counsel regarding stipulation (.1); prepare stipulation for execution (.1).	24962
1/21/2014	SW	0.5	\$ 120.00	\$ 60.00	Identify relevant documents in support of summary judgment motion.	24962
1/21/2014	BCM	0.3	\$ 395.00	\$ 118.50	Correspondence (multiple) re MSJ in Lewis case .	24962
1/22/2014	AFP	1	\$ 275.00	\$ 275.00	Research [REDACTED]	24962
1/23/2014	AFP	5.3	\$ 275.00	\$ 1,457.50	Draft Background Facts section (2.5); Research case law re: [REDACTED] (2.8).	24962
1/24/2014	AFP	8.5	\$ 275.00	\$ 2,337.50	Draft Summary Judgment Argument for Breach of Fiduciary Duty Claim (3.7); draft Summary Judgment Argument for Breach of Contract Claim (3.3); revise and edit structure (1.5).	24962
1/24/2014	BCM	0.5	\$ 395.00	\$ 197.50	Analyze witness list for live testimony; conference with S. Witt re same.	24962
1/26/2014	JTF	2.3	\$ 295.00	\$ 678.50	Revise motion for summary judgment as to liability on claims for breach of fiduciary duties and breach of contract.	24962
1/27/2014	SST	4.6	\$ 340.00	\$ 1,564.00	Draft motion for summary judgment; research for same; review documents and deposition transcripts in connection with same.	24962
1/27/2014	SW	2	\$ 120.00	\$ 240.00	Contact vendor regarding cancelled depositions; converse with counsel regarding same. Work on MSJ - review (1.7)	24962
1/27/2014	BCM	2.2	\$ 395.00	\$ 869.00	Conferences and correspondence (multiple) with client and opposing counsel re. depositions scheduled for next week.	24962

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
1/27/2014	JTF	4	\$ 295.00	\$ 1,180.00	Revise motion for summary judgment (.6); develop strategies for [REDACTED] (.5); revise authentication affidavit relating to text messages (.1); analyze deposition transcript of Laura Lewis for testimony in support of summary judgment (2.8).	24962
1/28/2014	JTF	3.2	\$ 295.00	\$ 944.00	Revise motion for summary judgment (1.0); research [REDACTED] (1.4); draft affidavit of Jennifer Crutchfield (.8).	24962
1/28/2014	BCM	1.9	\$ 395.00	\$ 750.50	Correspondence (multiple) re MSJ drafts; conference with client re [REDACTED] conferences with J. Fain (multiple) re. [REDACTED] conference with L. Pockers re. depositions.	24962
1/28/2014	SST	6.8	\$ 340.00	\$ 2,312.00	Draft motion for summary judgment; research for same; review documents and deposition transcripts in connection with same.	24962
1/29/2014	SST	5.1	\$ 340.00	\$ 1,734.00	Revise and edit MSJ; research re. same; prepare motion to seal.	24962
1/29/2014	BCM	4.2	\$ 395.00	\$ 1,659.00	Correspondence (multiple) re. MSJ, multiple open issues and depositions; review and revise motion for summary judgment; review noncompetite case law; conference with J. fain and A. Gould re [REDACTED]	24962
1/29/2014	AMG	0.8	\$ 395.00	\$ 316.00	Review, evaluate noncompetite issues under [REDACTED] prepare, circulate communication re. same.	24962
1/29/2014	JTF	6.8	\$ 295.00	\$ 2,006.00	Revise motion for summary judgment (2.7); draft affidavit of Gary Durham (.4); draft affidavit of Jim Garrett (.4); analyze discovery materials for use in appendix in support of summary judgment (2.3); analyze sealing rules (.8); confer with clerk of the court regarding sealing (.2).	24962
1/29/2014	SW	6.7	\$ 120.00	\$ 804.00	Assist counsel with Motion for Summary Judgment; review and revise (multiple times); identify exhibits; identify testimony; research production for prior disclosures.	24962
1/29/2014	MLP	1.9	\$ 245.00	\$ 465.50	Legal research re. [REDACTED] communications with S.Tendolkar re. findings on same.	24962
1/30/2014	MLP	1.3	\$ 245.00	\$ 318.50	Cite check MSJ brief; communications with S.Tendolkar re. same.	24962
1/30/2014	SW	6.9	\$ 120.00	\$ 828.00	Assist counsel in all aspects of motion for summary judgment; review and revise (multiple times); research production for supportive testimony; draft appendix and collect supportive documentation for same; multiple conversations with counsel.	24962

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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
1/30/2014	JTF	6.6	\$ 295.00	\$ 1,947.00	Revise motion for summary judgment (1.9); work on appendix in support of motion (2.2); insert citations into the motion relating to pages of the appendix (2.2); communicate with client regarding [REDACTED] (3).	24962
1/30/2014	SST	3.3	\$ 340.00	\$ 1,122.00	Revise and edit MSJ and appendix; review redacted versions of same; correspond with J. Fain and SW re. [REDACTED]	24962
1/31/2014	SST	3.7	\$ 340.00	\$ 1,258.00	Revise and edit MSJ and appendix; review redacted versions of same; correspond with J. Fain and S. Witt re. [REDACTED] review Lewis' MSJ and correspond re. same.	24962
1/31/2014	SW	6.4	\$ 120.00	\$ 768.00	Continue work on Motion for Summary Judgment; finalize, prepare, file and serve same.	24962
1/31/2014	JTF	5.4	\$ 295.00	\$ 1,593.00	Revise motion for summary judgment (1.9); redact documents for filing under seal (2.0); draft supplement to motion to seal (.5); analyze documents for filing (1.0).	24962
1/31/2014	BCM	0.7	\$ 395.00	\$ 276.50	Conference with J. Fain re. [REDACTED] [REDACTED] correspondence re. same and re MSJ's.	24962
2/3/2014	JTF	1.9	\$ 295.00	\$ 560.50	Analyze motion for summary judgment filed by Lewis (.5); communicate with client regarding confidential documents (.1); develop strategies for [REDACTED] (.4); analyze case law regarding [REDACTED] (.9).	25519
2/3/2014	AFP	0.5	\$ 275.00	\$ 137.50	Analyze Defendant's Partial Motion for Summary Judgment.	25519
2/3/2014	SST	1.2	\$ 340.00	\$ 408.00	Review Lewis' MSJ and plan strategy for response brief; review research re. same; correspond with J. Fain and A. Pennington re. [REDACTED]	25519
2/3/2014	BCM	2.1	\$ 395.00	\$ 829.50	Conferences (multiple) with S Tendolkar and J Fain re Lewis' MSJ/Review Lewis MSJ re same.	25519
2/4/2014	AFP	5.3	\$ 275.00	\$ 1,457.50	Research case law re: [REDACTED] [REDACTED]	25519
2/5/2014	AFP	4.2	\$ 275.00	\$ 1,155.00	Research case law re: [REDACTED] [REDACTED]	25519
2/6/2014	AFP	1.1	\$ 275.00	\$ 302.50	Outline and structure response to Motion for Summary Judgment.	25519
2/6/2014	AFP	3.3	\$ 275.00	\$ 907.50	Draft trade secret misappropriation section of response to Lewis' Motion for Summary Judgment.	25519
2/7/2014	AFP	0.5	\$ 275.00	\$ 137.50	Draft legal analysis for Texas Theft Liability section of Response to Lewis' Motion for Summary Judgment.	25519

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12/1/2012 to 07/28/2014

Client 1632  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
2/7/2014	AFP	0.8	\$ 275.00	\$ 220.00	Revise and edit Response to Lewis' Motion for Summary Judgment.	25519
2/10/2014	SST	1.4	\$ 340.00	\$ 476.00	Review corporate rep deposition notices and transcripts from state action to prepare for meet and confer with opposing counsel.	25519
2/11/2014	BCM	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) and conference with S Tendolkar re [REDACTED]	25519
2/11/2014	SST	3.6	\$ 340.00	\$ 1,224.00	Meet and confer with opposing counsel re. narrowing scope of corporate rep deposition topics; correspond with B. Martin and J. Fain re. [REDACTED] review corporate rep deposition notices and transcripts from state action to prepare for same; draft response in opposition to Lewis' MSJ.	25519
2/12/2014	SST	4.6	\$ 340.00	\$ 1,564.00	Draft response in opposition to Lewis' MSJ; revise Hunsaker affidavit; research and correspondence re. same.	25519
2/12/2014	BCM	1.6	\$ 395.00	\$ 632.00	Analyze redacted version of MSJ for possible opportunities/Conference with S Tendolkar re [REDACTED]	25519
2/12/2014	SW	0.3	\$ 120.00	\$ 36.00	Call to client re [REDACTED]	25519
2/12/2014	SW	3	\$ 120.00	\$ 360.00	Identify and convey redacted msj from pacer in support of counsel's efforts.	25519
2/12/2014	SW	3	\$ 120.00	\$ 360.00	Document production review in support of pleading response; research web site;. Review response to MSJ for citations.	25519
2/13/2014	BCM	2.1	\$ 395.00	\$ 829.50	Review and revise response to MSJ/Correspondence re same/Conference with J Fain re [REDACTED]	25519
2/13/2014	SW	7.7	\$ 120.00	\$ 924.00	Work on all parts of MSJ response for both sealed and unsealed versions; brief; appendix, exhibits, citations, deposition testimony, revisions to all; multiple conversations with counsel.	25519
2/13/2014	JTF	5.2	\$ 295.00	\$ 1,534.00	Draft affidavit of Craig Hunsaker relating to confidential information (1.3); analyze documents produced by Laura Lewis for confidential NuVasive information (1.3); revise response to motion for summary judgment (2.6).	25519
2/13/2014	SST	3.8	\$ 340.00	\$ 1,292.00	Draft response in opposition to Lewis' MSJ; revise Hunsaker affidavit; research and correspondence re. same.	25519
2/14/2014	SST	3.4	\$ 340.00	\$ 1,156.00	Revise and edit response in opposition to Lewis' MSJ and prepare same for filing; draft motion to seal and proposed order; correspond with team re. various open issues.	25519
2/14/2014	JTF	4.4	\$ 295.00	\$ 1,298.00	Revise response to motion for summary judgment (2.2); confer with Mike Amon regarding [REDACTED] (2.2); draft declaration of Mike Amon (.3); work on preparing documents for filing, both publically and under seal (1.7).	25519
2/14/2014	MLP	1.6	\$ 245.00	\$ 392.00	Cite check brief; communications with S.Tendolkar re. same.	25519



**Wick Phillips Gould & Martin, LLP**  
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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
2/14/2014	BCM	1.5	\$ 395.00	\$ 592.50	Conferences (multiple) with J Fain re response to Motion for Summary Judgment and Appendices/Correspondence re same.	25519
2/17/2014	SST	0.7	\$ 340.00	\$ 238.00	Review Lewis' response to NuVasive's MSJ and consider response strategies.	25519
2/18/2014	AFP	3.5	\$ 275.00	\$ 962.50	Analyze response briefing to summary judgment and plan/outline reply. Research case law for [REDACTED]	25519
2/19/2014	AFP	5.4	\$ 275.00	\$ 1,485.00	Prepare first draft of Reply Brief in Support of Motion for Summary Judgment.	25519
2/20/2014	JTF	1.4	\$ 295.00	\$ 413.00	Revise reply in support of summary judgment motion.	25519
2/20/2014	SST	2.6	\$ 340.00	\$ 884.00	Revise and edit reply in support of MSJ; research and correspondence re. [REDACTED]	25519
2/20/2014	SW	0.8	\$ 120.00	\$ 96.00	Research support material in anticipation of finalizing our reply in support of our dispositive motion in support of counsel.	25519
2/21/2014	MLP	1.6	\$ 245.00	\$ 392.00	Cite check brief.	25519
2/21/2014	SST	2.2	\$ 340.00	\$ 748.00	Revise and edit reply in support of MSJ; research and correspondence re. same.	25519
2/21/2014	BCM	1.4	\$ 395.00	\$ 553.00	Review and revise reply to Motion for Summary Judgment.	25519
2/21/2014	LEM	1.1	\$ 250.00	\$ 275.00	Legal research on federal courts and cases for Response to Summary Judgment	25519
2/21/2014	JTF	3.4	\$ 295.00	\$ 1,003.00	Revise reply in support of motion for summary judgment as to liability for breach of contract (2.2); revise motion to seal (.4); review reply for information to be redacted (.4); draft objection to summary judgment evidence (.4).	25519
2/21/2014	SW	2.8	\$ 120.00	\$ 336.00	Work on Reply to Response in Support of Plaintiff's MSJ, both redacted and unredacted versions; draft motion to seal; draft order granting same; file and serve same; communications with client and counsel.	25519
2/27/2014	JTF	0.3	\$ 295.00	\$ 88.50	Analyze local rules relating to surreplies (.2); confer with opposing counsel regarding same (.1).	25519
3/4/2014	JTF	1.2	\$ 295.00	\$ 354.00	Review correspondence relating to limits of deposition topics (.3); compare deposition notices to correspondence to determine limitations (.5); confer with opposing counsel regarding same (.2); communicate with client regarding [REDACTED] (.2).	26128
3/5/2014	JTF	3.2	\$ 295.00	\$ 944.00	Draft supplemental responses to certain interrogatories (1.8); communicate with opposing counsel regarding discovery matters (.7); communicate with client regarding [REDACTED] (.3); analyze deposition topics for corporate representative depositions (.4).	26128
3/6/2014	JTF	0.4	\$ 295.00	\$ 118.00	Revise supplemental interrogatory responses.	26128



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12/1/2012 to 07/28/2014

Client 1632  
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3/7/2014	JTF	1.9	\$ 295.00	\$ 560.50	Revise supplemental interrogatory responses (1.5); confer with J. Garrett regarding (b)(2); communicate with opposing counsel regarding same (2).	26128
3/13/2014	BCM	1.3	\$ 395.00	\$ 513.50	Correspondence (multiple) re: remaining discovery and depositions.	26128
3/14/2014	SW	0.2	\$ 120.00	\$ 24.00	Convey 30(b)(6) notice to client; discuss same with counsel.	26128
3/14/2014	JTF	0.5	\$ 295.00	\$ 147.50	Communicate with client regarding (b)(2); (b)(3); communicate with opposing counsel regarding same (2).	26128
3/17/2014	JTF	0.3	\$ 295.00	\$ 88.50	Revise notice of deposition for Globus' corporate representative.	26128
3/17/2014	SW	0.7	\$ 120.00	\$ 84.00	Set up Pennsylvania deposition; call vendors; draft amended notice of Intent for 30(b)(6) depo and serve.	26128
3/20/2014	JTF	3.9	\$ 295.00	\$ 1,150.50	Prepare for meeting with NuVasive's corporate representative to prepare for deposition (1.0); draft preparation outline for meeting (1.6); draft objections to deposition topics (1.3).	26128
3/20/2014	SW	0.6	\$ 120.00	\$ 72.00	Review witness preparation outline; quantify scope of supportive material needed.	26128
3/21/2014	BCM	0.6	\$ 395.00	\$ 237.00	Conference with S. Witt re: (b)(2)	26128
3/21/2014	JTF	4.6	\$ 295.00	\$ 1,357.00	Assist with preparations for meeting with NuVasive's corporate representative for deposition preparation (2.4); analyze deposition testimony of Collin Burdine for designations to be used at trial (2.2).	26128
3/22/2014	SW	1.7	\$ 120.00	\$ 204.00	Finish materials for use at upcoming deposition preparation sessions with counsel.	26128
3/24/2014	BCM	4.3	\$ 395.00	\$ 1,698.50	Prepare for meeting with M. Paolucci; Deposition preparation with M. Paolucci.	26128
3/25/2014	BCM	3	\$ 395.00	\$ 1,185.00	Travel from San Diego to Dallas/Fort Worth.	26128
3/26/2014	JTF	3.1	\$ 295.00	\$ 914.50	Analyze deposition of Zach Volek to select designations to be used at trial (2.9); communicate with opposing counsel regarding deposition dates (2).	26128
3/26/2014	BCM	0.2	\$ 395.00	\$ 79.00	Conference with J. Fain re: (b)(2)	26128
4/1/2014	SW	0.1	\$ 120.00	\$ 12.00	Coordinate 30(b)(6) depositions with vendors.	26935
4/1/2014	BCM	2.5	\$ 395.00	\$ 987.50	Conference with L. Pockers re: scheduling of depositions and settlement; Correspondence with client re: (b)(2) Correspondence (multiple) with internal Wick Phillips trial team re: (b)(2) Review NuVasive proxy statement for (b)(2)	26935
4/2/2014	BCM	3.1	\$ 395.00	\$ 1,224.50	Correspondence (multiple) re: deposition scheduling; Internal Wick Phillips trial team meeting re: (b)(2) Correspondence (multiple) re: next steps and trial preparation.	26935

**Wick Phillips Gould & Martin, LLP**  
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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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4/2/2014	SW	0.1	\$ 120.00	\$ 12.00	Communicate with vendor regarding 30(b)(6) deposition change.	26935
4/2/2014	JTF	0.6	\$ 295.00	\$ 177.00	Review supplemental expert report from G. Durham (.2); confer with G. Durham regarding basis for same (.4).	26935
4/3/2014	BCM	0.5	\$ 395.00	\$ 197.50	Review Judge's Motion for Summary Judgment Orders denying both Motions for Summary Judgment; Correspondence (multiple) re: same.	26935
4/3/2014	SW	0.6	\$ 120.00	\$ 72.00	Research trial procedure; call Judge Sparks' administrator for clarification; convey findings and application to upcoming trial to counsel.	26935
4/15/2014	BCM	1.2	\$ 395.00	\$ 474.00	Review court order on status conference; Correspondence (multiple) re: same; Arrange logistics re: same.	26935
4/21/2014	SST	0.5	\$ 340.00	\$ 170.00	Prepare objections to corporate representative deposition notice.	26935
4/23/2014	BCM	1.5	\$ 395.00	\$ 592.50	Depo prep with Craig Hunsaker.	26935
4/23/2014	SW	0.5	\$ 120.00	\$ 60.00	Assist counsel with identifying produced documents for use in preparing witness for upcoming depo	26935
4/24/2014	BCM	2.2	\$ 395.00	\$ 869.00	Defend deposition of C Hunsaker/Correspondence re same.	26935
4/30/2014	BCM	0.9	\$ 395.00	\$ 355.50	Attend hearing on status conference with Judge Sparks.	26935
5/1/2014	SST	2.7	\$ 340.00	\$ 918.00	Draft outline for Globus corporate representative deposition; review documents and deposition transcripts in connection with same.	27596
5/2/2014	SW	4.9	\$ 120.00	\$ 588.00	Work on deposition outline; identify, pull and process all potential exhibits; various communications with counsel regarding same; prepare other materials in support of counsel's meetings.	27596
5/2/2014	SST	3.4	\$ 340.00	\$ 1,156.00	Draft Globus corporate representative deposition outline.	27596
5/5/2014	BCM	3.4	\$ 395.00	\$ 1,343.00	Correspondence (multiple) re: expert availability for trial; Correspondence re: [REDACTED] Review and revise corporate representative deposition outline; Correspondence (multiple) re: exhibits for corporate representative deposition.	27596
5/5/2014	AFP	1	\$ 275.00	\$ 275.00	Research case law re: [REDACTED]	27596
5/5/2014	SST	1.7	\$ 340.00	\$ 578.00	Revise outline for corporate representative deposition and gather documents for same.	27596
5/6/2014	BCM	6	\$ 395.00	\$ 2,370.00	Prepare for corporate representative deposition; Take corporate representative deposition; Conference with S. Tendolkar re: [REDACTED]	27596
5/7/2014	BCM	3.2	\$ 395.00	\$ 1,264.00	Travel from Philadelphia to San Diego; Correspondence (multiple) re: trial date and court calendar; Conference with client re: [REDACTED]	27596
5/7/2014	AFP	1	\$ 275.00	\$ 275.00	Finish research on [REDACTED]	27596

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12/1/2012 to 07/28/2014

Client 1632  
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5/7/2014	SW	0.5	\$ 120.00	\$ 60.00	Address various scheduling issues for trial; multiple communications with counsel and client; call to judicial assistant; communicate findings to counsel.	27596
5/7/2014	JTF	0.6	\$ 295.00	\$ 177.00	Confer with expert regarding deposition availability (.2); communicate with opposing counsel regarding same (.2); confer with J. Garrett regarding witness availability for trial (.2).	27596
5/8/2014	SW	1.5	\$ 120.00	\$ 180.00	Begin organizing materials for upcoming trial.	27596
5/8/2014	BCM	4.3	\$ 395.00	\$ 1,698.50	Correspondence (multiple) re: call with the court scheduler; Travel from San Diego to DFW.	27596
5/9/2014	BCM	1.5	\$ 395.00	\$ 592.50	Conferences (multiple) with client re: [REDACTED] Correspondence (multiple) re: same; Conference with J. Fain re: [REDACTED] [REDACTED] Review federal rule.	27596
5/9/2014	JTF	0.3	\$ 295.00	\$ 88.50	Communicate with opposing counsel regarding expert depositions (.2); revise deposition notice (.1).	27596
5/9/2014	SW	0.2	\$ 120.00	\$ 24.00	Converse with vendor regarding Hunsaker deposition; review protective order and preserve deadline on AEO designations.	27596
5/9/2014	SW	0.5	\$ 120.00	\$ 60.00	Draft and revise deposition notice; communications with counsel regarding same.	27596
5/12/2014	LEM	0.7	\$ 250.00	\$ 175.00	Legal research on amending/supplementing disclosure responses under local and federal rules.	27596
5/12/2014	BCM	1.7	\$ 395.00	\$ 671.50	Prepare for status meeting with client; Review and revise agenda; Correspondence (multiple) re: same.	27596
5/13/2014	BCM	7.5	\$ 395.00	\$ 2,962.50	Meeting with client re: case plan and trial preparation in Dallas; Review and revise witness list and order; Correspondence re: meeting with expert.	27596
5/13/2014	SST	6.5	\$ 340.00	\$ 2,210.00	Participate in meeting with J. Garrett and B. Martin re: [REDACTED] prepare correspondence to opposing counsel re. sanctions motion.	27596
5/13/2014	SST	0.7	\$ 340.00	\$ 238.00	Prepare supplemental disclosures and correspondence to opposing counsel.	27596
5/13/2014	SW	0.4	\$ 120.00	\$ 48.00	Research scheduling orders for counsel; research [REDACTED] convey same; correspond about, and with trial tech.	27596
5/13/2014	JTF	0.5	\$ 295.00	\$ 147.50	Develop strategies for [REDACTED] (.3); analyze supplemental disclosures (.2).	27596
5/14/2014	BCM	4.2	\$ 395.00	\$ 1,659.00	Conference with client re: [REDACTED] Meeting with damages expert; Correspondence (multiple) re: demonstratives; Review and revise cross exams of Dryer and Lewis.	27596
5/15/2014	SW	0.8	\$ 120.00	\$ 96.00	Expand chart showing business with Dr. Dryer between NuVasive and Globus; multiple revisions.	27596

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Client 1632  
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5/15/2014	BCM	2.5	\$ 395.00	\$ 987.50	Review to-do list; Conferences (multiple) with S. Tendolkar re: same.	27596
5/16/2014	SST	0.5	\$ 340.00	\$ 170.00	Revise and edit supplement to initial disclosures and transmittal letter.	27596
5/16/2014	BCM	0.5	\$ 395.00	\$ 197.50	Correspondence (multiple) re: supplemental disclosures.	27596
5/16/2014	SW	0.9	\$ 120.00	\$ 108.00	Multiple conversations with counsel and vendor regarding upcoming expert depositions; send notices and correspond with opposing counsel regarding same (.2); Finalize and serve supplemental initial disclosures and confer letter (.4); Draft cross notice of deposition for Gary Durham (.3)	27596
5/16/2014	JTF	0.9	\$ 295.00	\$ 265.50	Confer with opposing counsel regarding depositions (.2); review cross-notice (.1); confer with R. Larson regarding [REDACTED] (.3); confer with G. Durham regarding same (.3).	27596
5/19/2014	SW	0.3	\$ 120.00	\$ 36.00	Revise and serve Cross Notice of Depo of G. Durham (.3). Depositions	27596
5/19/2014	SW	1	\$ 120.00	\$ 120.00	Create and evaluate updated list of tasks for trial; begin implementation.	27596
5/20/2014	JTF	2.3	\$ 295.00	\$ 678.50	Analyze deposition of Craig Hunsaker for information to designate confidential and attorneys' eyes only (1.9); review documents relating to growth records and sales records (.2); communicate with client regarding [REDACTED] (.2).	27596
5/21/2014	SW	4.9	\$ 120.00	\$ 588.00	Continue work on video clips - revise based on BCM's review; quality check same.	27596
5/21/2014	SW	0.2	\$ 120.00	\$ 24.00	Communications with M. Duffy regarding [REDACTED]	27596
5/21/2014	SW	0.5	\$ 120.00	\$ 60.00	Draft AEO designations; prepare and serve same.	27596
5/22/2014	SW	5.3	\$ 120.00	\$ 636.00	Add additional transcript testimony to D.Demski's excerpts; prepare testimony clips.	27596
5/23/2014	SST	0.4	\$ 340.00	\$ 136.00	Correspond with B. Martin and opposing counsel re. disclosure of witnesses and possible depositions.	27596
5/23/2014	SW	0.5	\$ 120.00	\$ 60.00	Process additional expert supporting documents in anticipation of producing.	27596
5/23/2014	SW	2.6	\$ 120.00	\$ 312.00	Continue work on quality checking transcripts and video clips.	27596
5/27/2014	BCM	0.8	\$ 395.00	\$ 316.00	Correspondence and analysis re: trial date; Correspondence (multiple) re: expert depositions and supplemental report.	27596
5/27/2014	SW	2.5	\$ 120.00	\$ 300.00	Work on documents in anticipation of production (1.2); continue work on trial matters relating to documents. (1.3)	27596
5/27/2014	SST	2.1	\$ 340.00	\$ 714.00	Draft motion in limine.	27596
5/28/2014	BCM	1	\$ 395.00	\$ 395.00	Correspondence (multiple) re: expert preparation and depositions.	27596

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
5/28/2014	SW	3.2	\$ 120.00	\$ 384.00	Format and prepare voluminous supplementation, including formatting multiple worksheet spreadsheets, expert supplementation and supporting materials for production; multiple reviews and communications with counsel; finalize and serve.	27596
5/28/2014	JTF	2.6	\$ 295.00	\$ 767.00	Draft direct deposition outline for G. Durham.	27596
5/29/2014	JTF	7.9	\$ 295.00	\$ 2,330.50	Meet with J. Garrett, B. Martin, and G. Durham to [REDACTED] (2.0); meet with J. Garrett and B. Martin to [REDACTED] (1.0); work on outline for deposition of K. Ugone (2.5); work on outline for deposition of G. Durham (2.0); work on exhibits for depositions (.4).	27596
5/29/2014	SW	2.7	\$ 120.00	\$ 324.00	Work on deposition designations and video clips in Trial Director.	27596
5/29/2014	SW	4.3	\$ 120.00	\$ 516.00	Support counsel in all aspects of preparing for expert depositions, including working with outlines, pulling documents, formatting spreadsheets, and creating exhibits for multiple depositions,	27596
5/29/2014	BCM	5.5	\$ 395.00	\$ 2,172.50	Preparation meeting with expert G. Durham and J. Garrett; Trial preparation meeting with J. Garrett.	27596
5/30/2014	BCM	7.5	\$ 395.00	\$ 2,962.50	Take and defend deposition of expert G. Durham; Attend deposition of Defendant's expert, K. Ugone.	27596
5/30/2014	JTF	7.4	\$ 295.00	\$ 2,183.00	Prepare for deposition of K. Ugone (.6); attend deposition of G. Durham (5.0); attend deposition of K. Ugone (1.8).	27596
6/2/2014	BCM	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) with opposing counsel re: depositions and Motions to Strike; Correspondence (multiple) re: witnesses; [REDACTED]	28420
6/2/2014	SST	1.4	\$ 340.00	\$ 476.00	Revise and edit motion in limine.	28420
6/3/2014	SST	3.7	\$ 340.00	\$ 1,258.00	Correspond with team re. [REDACTED] research re. [REDACTED] [REDACTED] review motion to strike Durham filed by Lewis.	28420
6/3/2014	BCM	2.5	\$ 395.00	\$ 987.50	Conferences (multiple) with J. Fain re [REDACTED] Correspondence (multiple) re: same.	28420
6/3/2014	JTF	5.9	\$ 295.00	\$ 1,740.50	Develop witness, exhibit, and motion strategies for trial (3.0); analyze motion to strike supplemental opinion of Gary Durham (1.0); analyze other motions filed relating to motion to strike (.5); confer with G. Durham regarding strategies for opposing motion (.3); research [REDACTED] (1.1).	28420

**Wick Phillips Gould & Martin, LLP**  
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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
6/4/2014	JTF	6	\$ 295.00	\$ 1,770.00	Work on trial preparation (1.0); meet with trial team to [REDACTED] (.8); issue trial subpoenas (.2); confer with G. Durham regarding potential demonstratives and supplemental opinions (.4); draft response to motion for expedited briefing (1.4); draft response to motion to strike supplemental opinion (2.2).	28420
6/4/2014	SW	3.4	\$ 120.00	\$ 408.00	Attend trial strategy meeting (.5); draft 4 trial subpoenas (.4); call to court (.1); identify additional depo designations and work on video clips (.7); work on demonstratives and other trial materials (1.2); various communications with counsel (.2); issue subpoenas and communicate with process server (.3).	28420
6/4/2014	SW	0.9	\$ 120.00	\$ 108.00	Draft notice (.3); file notice (.2); finalize, prepare, file and serve response in opposition to motion (.4)	28420
6/4/2014	SW	0.8	\$ 120.00	\$ 96.00	Process approx. 2500 pages for review (.7); communicate with counsel regarding same. (.1)	28420
6/4/2014	BCM	3.6	\$ 395.00	\$ 1,422.00	Trial prep meeting with internal WP team; Assign tasks and review demonstratives; Conference with client re: [REDACTED] Conference with client re: [REDACTED] Review form Jury Charge.	28420
6/4/2014	SST	0.7	\$ 340.00	\$ 238.00	Participate in team conference call re. [REDACTED]	28420
6/5/2014	BCM	0.5	\$ 395.00	\$ 197.50	Correspondence (multiple) re: service of subpoenas.	28420
6/5/2014	SW	3.2	\$ 120.00	\$ 384.00	Subpoenas; demonstrative exhibits; prepare counsel for trial work: pull documents; review exhibit list; contact process server; contact private eye for Wilson service.	28420
6/5/2014	JTF	1.8	\$ 295.00	\$ 531.00	Analyze case law relating to [REDACTED]	28420
6/5/2014	JTF	7.4	\$ 295.00	\$ 2,183.00	Draft response to motion to strike supplemental report of G. Durham (6.4); work on trial preparation relating to witnesses and exhibits (1.0).	28420
6/6/2014	SW	1.8	\$ 120.00	\$ 216.00	Address trial matters: Work on demonstrative exhibits (1.0); revise witness list (.5); address service of process issues (.2); various communications with counsel (.1).	28420
6/6/2014	JTF	3.4	\$ 295.00	\$ 1,003.00	Work on response to motion to strike (1.0); prepare for trial, including analysis of demonstratives and revisions to witness lists (2.4).	28420
6/6/2014	BCM	1	\$ 395.00	\$ 395.00	Correspondence (multiple) with opposing counsel and trial team re: trial stipulations and schedules.	28420
6/6/2014	SST	0.4	\$ 340.00	\$ 136.00	Revise and edit response to motion to strike Durham.	28420
6/7/2014	JTF	2.3	\$ 295.00	\$ 678.50	Research case law in support of [REDACTED] [REDACTED] (1.4); revise response to motion to strike (.9).	28420

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
6/8/2014	SST	3	\$ 340.00	\$ 1,020.00	Revise and edit motion in limine an conduct research re. (2.4); revise and edit response to motion to strike second supplemental report of Durham (.6).	28420
6/8/2014	JTF	0.8	\$ 295.00	\$ 236.00	Work on exhibit list for trial.	28420
6/8/2014	JTF	0.9	\$ 295.00	\$ 265.50	Analyze transcript of Brett Murphy's deposition to determine designations for trial.	28420
6/9/2014	LEM	0.4	\$ 250.00	\$ 100.00	Legal research reviewing	28420
6/9/2014	JTF	4.5	\$ 295.00	\$ 1,327.50	Revise response to motion to strike (1.0); draft unopposed motion to seal (.6); draft proposed order on motion to seal (.3); draft proposed order on motion to strike (.3); prepare for trial (1.0); revise motion in limine (1.3).	28420
6/9/2014	SST	3.1	\$ 340.00	\$ 1,054.00	Revise and edit motion in limine and conduct research re. (2.3); prepare chart of upcoming deadlines (.5); correspond with team re. (.3).	28420
6/9/2014	BCM	6.5	\$ 395.00	\$ 2,567.50	Review and revise Motion in Limine; Review and revise response to Motion to Strike; Correspondence (multiple) re: same; Continue trial preparation.	28420
6/9/2014	SW	4.4	\$ 120.00	\$ 528.00	Assist counsel with all phases of response to motion to strike expert report, including identification of supportive material, pleadings preparation, filing and service of same.	28420
6/9/2014	SW	1.7	\$ 120.00	\$ 204.00	Continue work on pre-trial matters, including deposition designation and trial director work.	28420
6/10/2014	SW	3.1	\$ 120.00	\$ 372.00	Assist counsel with all phases of motion practice; multiple conversations with counsel regarding same. Written Motions and Submissions	28420
6/10/2014	SST	1.1	\$ 340.00	\$ 374.00	Review motion to exclude Durham (.4); prepare jury charge (.7).	28420
6/10/2014	BCM	5.6	\$ 395.00	\$ 2,212.00	Continue trial preparation; Review and revise direct exam of G. Durham; Draft settlement letter; Conference with client; Conference with opposing counsel.	28420
6/10/2014	JTF	4.7	\$ 295.00	\$ 1,386.50	Prepare for trial (1.1); analyze deposition designations of Murphy, Paul, and Demski for further cuts to be played at trial (1.9); analyze motion to exclude filed by defendant, including deposition testimony cited in support (1.7).	28420
6/11/2014	JTF	6.5	\$ 295.00	\$ 1,917.50	Work on strategies for trial (1.6); meet with trial team (1.3); analyze potential exhibits (.6); revise exhibit list (.2); revise witness list (.2); draft response to motion to exclude (2.2); work with expert on potential counter arguments (.4).	28420
6/11/2014	BCM	6.9	\$ 395.00	\$ 2,725.50	Trial preparation; Review deposition exhibits and cull down exhibit list; Review all pretrial material deadlines; Conferences (multiple) re: same; Conference with client re:	28420



**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
6/11/2014	SST	3.7	\$ 340.00	\$ 1,258.00	Prepare jury charge (2.4); prepare motion in limine (1.4); participate in team call re. trial (.5); correspond with team re. various open issues (.4).	28420
6/11/2014	MRB	3.3	\$ 300.00	\$ 990.00	Analyze legal authorities re [REDACTED] [REDACTED]	28420
6/11/2014	SW	7.4	\$ 120.00	\$ 888.00	Work on all phases of pre-trial work, including reviewing and refining exhibits, modify (multiple renditions) of the exhibit list, work on witness list and witness order, time-line demonstrative, address witness service strategy, attend strategy and status meeting.	28420
6/12/2014	SW	3.3	\$ 120.00	\$ 396.00	Attend strategy meeting with client (Dallas office).	28420
6/12/2014	SW	2.4	\$ 120.00	\$ 288.00	Continue work on trial preparation, including new witness strategies and exhibits.	28420
6/12/2014	MRB	0.9	\$ 300.00	\$ 270.00	Continue to analyze [REDACTED] [REDACTED]	28420
6/12/2014	BCM	6.5	\$ 395.00	\$ 2,567.50	Trial strategy meeting with clients; Develop themes and plot out witness order and crosses and directs; Correspondence and conferences (multiple) with witnesses; Conference with expert re: Subpoena.	28420
6/12/2014	JTF	3.5	\$ 295.00	\$ 1,032.50	Attend meeting with client and attorneys to prepare for trial.	28420
6/12/2014	JTF	1.5	\$ 295.00	\$ 442.50	Draft response to motion to exclude opinions of G. Durham.	28420
6/13/2014	SST	1.7	\$ 340.00	\$ 578.00	Correspond with team re. [REDACTED] [REDACTED] (.4); review J. Pendleton deposition transcript and Lewis text messages in preparation for [REDACTED] (1.3).	28420
6/13/2014	BCM	4	\$ 395.00	\$ 1,580.00	Continue trial prep/Review documents and depositions for directs and cross/Conferences (multiple) with opposing counsel re settlement/Conference with trial consultant [REDACTED]	28420
6/13/2014	SW	6.1	\$ 120.00	\$ 732.00	Continue work on pre-trial matters, including creating and serving new witness subpoenas, coordinating witness preparatory sessions with client and vendor, coordinate trial logistics, work on trial binders, and support to counsel as needed.	28420



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12/1/2012 to 07/28/2014

Client 1632  
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6/14/2014	BCM	3	\$ 395.00	\$ 1,185.00	Correspondence (multiple) with opposing counsel re: stipulations and with WP trial team re: [REDACTED] Review and edit demonstratives; Conference with S. Witt re: [REDACTED] Review and revise draft Response to Motion to Exclude; Review witness folders; Review and revise draft L. Lewis cross; Review previous deposition outlines for L. Lewis and include relevant riders in L. Lewis cross.	28420
6/14/2014	SST	1.2	\$ 340.00	\$ 408.00	Revise opposition to motion to strike (.7); correspond with team re. [REDACTED] (.5).	28420
6/14/2014	JTF	6	\$ 295.00	\$ 1,770.00	Revise response to motion to exclude (4.0); research case law relating to [REDACTED] (.7); analyze deposition testimony in support of response (1.3).	28420
6/15/2014	SST	3.4	\$ 340.00	\$ 1,156.00	Draft jury charge; research re. same.	28420
6/15/2014	BCM	2.5	\$ 395.00	\$ 987.50	Travel to Austin for deposition preparation (worked on plane); Review documents for witnesses.	28420
6/15/2014	JTF	2.3	\$ 295.00	\$ 678.50	Analyze deposition of G. Durham to determine confidential designations and designations to be played at trial in the event he is unavailable.	28420
6/16/2014	BCM	7.5	\$ 395.00	\$ 2,962.50	Meetings with client in Austin to [REDACTED] Review text messages re: Pendleton; Review documents re: Twite; Review deposition designation of Twite for relevant testimony; Prep Twite and Pendleton; Read Harris depositions (multiple) for possible cross material.	28420
6/16/2014	SW	6.3	\$ 120.00	\$ 756.00	Work on transcripts and designations; synchronization of transcripts to video; assist counsel with pleadings for upcoming filings.	28420
6/16/2014	SST	2.1	\$ 340.00	\$ 714.00	Revise jury charge (1.1); revise trial time line (.4); correspond with team re. various open trial related issues (.6).	28420
6/16/2014	JTF	7.2	\$ 295.00	\$ 2,124.00	Revise response to motion to exclude (2.8); analyze deposition testimony in support of response (1.9); draft motion for leave to exceed page limit (.7); draft motion to seal (.8); draft proposed orders (1.0).	28420
6/17/2014	JTF	9.9	\$ 295.00	\$ 2,920.50	Revise response to motion to exclude (3.0); revise appendix in support of response to motion to exclude (1.0); revise factual background for motion for spoliation presumption (.8); meet with trial team (.8); analyze exhibits to be used at trial (1.4); revise exhibit list, including anticipated objections (.7); research case law regarding [REDACTED] (.9); analyze deposition designations for K. Valentine (.7); analyze deposition designations for J. Crutchfield (.6).	28420



**Wick Phillips Gould & Martin, LLP**  
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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
6/19/2014	SST	2.2	\$ 340.00	\$ 748.00	Research re. motion in limine (1.2); revise voir dire questions (.4); review motion to strike Collins and Rydin (.2); correspond with team re. ██████████ (██████████) (.4).	28420
6/19/2014	JTF	7.8	\$ 295.00	\$ 2,301.00	Revise exhibit list (.9); confer with opposing counsel regarding pre-trial matters (.3); revise jury charge (.8); research case law relating to jury charge (1.7); analyze deposition of Collin Burdine for items to be included in cross examination (2.5); analyze motion to strike witnesses (.7); develop strategies for responding to motion to strike (.6); communicate with G. Durham regarding hearing on June 26 (.3).	28420
6/19/2014	SW	9.3	\$ 120.00	\$ 1,116.00	Continue work on pleadings for upcoming filing and trial exchange, including deposition designations, witness list, exhibit list, voir dire, jury charge, and various motions.	28420
6/19/2014	BCM	4.2	\$ 395.00	\$ 1,659.00	Correspondence (multiple) with client, opposing counsel and internal WP trial team re: Jury Charge, witness orders, exchanging information with the other side during trial, multiple other trial matters.	28420
6/20/2014	BCM	6.7	\$ 395.00	\$ 2,646.50	Finalize all materials to be exchanged with opposing counsel; Analyze correspondence from opposing counsel re: exchange of materials and disclosures during trial; Execute stipulation re: Larson and Rydin; Attention to multiple trial matters.	28420
6/20/2014	SW	8.4	\$ 120.00	\$ 1,008.00	Support counsel in all phases of pre-trial exchange of documents per court order and agreement of the parties, including multiple revisions, appendix and exhibit preparation, and finalization of 8 filings and the exchange of the witness list, exhibit list, voir dire questions, proposed jury charge, one paragraph statement, trial deposition designations, motions for leave to exceed page limit, motion to seal motion in limine, motion in limine non-redacted and redacted versions.	28420
6/20/2014	JTF	9	\$ 295.00	\$ 2,655.00	Prepare for trial (.4); revise jury charge (.4); revise one-paragraph statement (.3); revise deposition designations (1.3); revise exhibit list (1.0); revise witness list (.2); revise motion in limine (.8); draft proposed order for motion in limine (1.4); draft response to motion to strike (1.9); develop witness strategies for trial (1.3).	28420
6/20/2014	SST	8.3	\$ 340.00	\$ 2,822.00	Draft and revise motion in limine, motion to seal, motion to exceed page numbers and proposed orders and research re. ██████████ (5.6); review LL's pre-trial filings (1.2); revise jury charge (.5); correspond with team re. ██████████ (7); revise response in opposition to motion to bifurcate (.3).	28420

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**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
6/20/2014	LEM	2.2	\$ 250.00	\$ 550.00	Legal research on [REDACTED]	28420
6/21/2014	SST	3.8	\$ 340.00	\$ 1,292.00	Draft response in opposition to motion to strike Collins and Amon (2.8); review Lewis cross examination outline (.3); correspond with BCM re. [REDACTED] (.2); correspond with team re. [REDACTED] (.5).	28420
6/21/2014	JTF	7.2	\$ 295.00	\$ 2,124.00	Prepare for trial (.5); develop strategies for agreements on exhibits and deposition designations (.5); work on outline for cross examination of Collin Burdine (4.0); work on outline for cross examination of Laura Lewis (1.5); analyze text messages and other exhibits to be used at trial (.7).	28420
6/21/2014	SW	8.1	\$ 120.00	\$ 972.00	- Prepare counsel for upcoming status conference and pre-trial hearing on all outstanding matters.	28420
6/21/2014	BCM	7	\$ 395.00	\$ 2,765.00	Continue trial preparation; Read and mark text messages for L. Lewis cross; Revise Opening Statement; Re-Read L. Lewis deposition transcript; Review Dryer draft cross.	28420
6/22/2014	BCM	7.2	\$ 395.00	\$ 2,844.00	Continue trial preparation; Read both L. Lewis depositions and work into cross outlines; Review exhibit lists and exhibits re: L. Lewis cross.	28420
6/22/2014	JTF	6.3	\$ 295.00	\$ 1,858.50	Revise response to motion to strike (.7); draft outline for cross examination of Gregg Harris (4.2); draft outline for direct rebuttal examination of Mike Amon (1.4).	28420
6/22/2014	SST	6	\$ 340.00	\$ 2,040.00	Draft response in opposition to motion to strike Collins and Amon and research re. [REDACTED] (2.2); draft response in opposition to Lewis' motion in limine (3.1); revise Dryer cross exam outline (.4); correspond with team re. various issues (.3).	28420
6/23/2014	BCM	8.2	\$ 395.00	\$ 3,239.00	Continue trial prep; Review Amon rebuttal direct; Review Dryer cross per anticipated testimony; Correspondence (multiple) with internal WP team re: [REDACTED] Conferences (multiple) with J. Fain re: same; Analyze witness list and correspondence with opposing counsel re: same; Analyze C. Burdine representation situation and correspondence re: same.	28420
6/23/2014	SST	9.5	\$ 340.00	\$ 3,230.00	Draft response to Lewis motion in limine and research re. [REDACTED] (8.2); revise Lewis cross examination outline (.6); correspond with team re. [REDACTED] and review research re. [REDACTED] (7).	28420
6/23/2014	JTF	8.3	\$ 295.00	\$ 2,448.50	Prepare for trial (1.4); analyze exhibits to be used in K. Valentine direct examination (2.0); draft outline for K. Valentine direct examination (4.9).	28420

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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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6/23/2014	LEM	4.2	\$ 250.00	\$ 1,050.00	Legal research for responses to Lewis' Motions in Limine, including the allowance of extrinsic information to an unambiguous contract.	28420
6/24/2014	JTF	9.2	\$ 295.00	\$ 2,714.00	Prepare for trial (.5); work on exhibits (1.3); revise exhibit list (2.0); revise witness list (.6); prepare for hearing on all open matters (2.2); develop strategies for witness testimony (2.6).	28420
6/24/2014	AFP	1	\$ 275.00	\$ 275.00	Research the FRCP, W.D., and Court Rules for [REDACTED]	28420
6/24/2014	LEM	1.4	\$ 250.00	\$ 350.00	Legal research under Texas/federal case law on [REDACTED]	28420
6/24/2014	SST	10	\$ 340.00	\$ 3,400.00	Draft response to Lewis motion in limine and research re. same (8.4); correspond with team re. [REDACTED] (.5); participate in team trial meeting (.5); revise and edit response to motion to strike Collins and Amon and prepare same for filing (.6).	28420
6/24/2014	BCM	10.5	\$ 395.00	\$ 4,147.50	Continue trial prep; Correspondence with opposing counsel re: C. Burdine; Review and revise response to Motion in Limine (multiple); Re-read J. Wilson depositions and revise cross accordingly; Conferences (multiple) re: exhibits; Rework exhibit list with J Fain.	28420
6/25/2014	BCM	12	\$ 395.00	\$ 4,740.00	Continue trial prep; Review revised exhibit list; Finish reading and marking J. Wilson deposition; Review all pleadings re: Motion(s) to Strike Durham testimony and Motion for Sanctions and Spoliation; Prep arguments for same; Meeting with expert.	28420
6/25/2014	SST	5.4	\$ 340.00	\$ 1,836.00	Revise and edit response to LL motion in limine, review supporting exhibits, and prepare same for filing (3.1); review Lewis' response to motion for sanctions, analyze arguments and review/distinguish cases in preparation for 6/26 hearing (1.1); review Lewis filings (response to motion to bifurcate, response to motion for limine, exhibit list, jury charge, etc.) (1.2).	28420
6/25/2014	SW	12.4	\$ 120.00	\$ 1,488.00	Work on all phases of trial pleadings, including exhibit list, witness list, voir dire, jury instructions, one page contentions, deposition designations, response to motion in limine, prepare exhibits, response to motion to strike witnesses, prepare exhibits, motion to exceed page limit, order, motion to file under seal, order, process, finalize, file and serve same, and receive and process all incoming trial pleadings from opposing counsel (7.3); communicate with counsel and client; revise exhibit list and begin pulling and labeling final trial exhibits (5.1).	28420

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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
6/25/2014	JTF	9.5	\$ 295.00	\$ 2,802.50	Work on pre-trial matters (2.5); travel to Austin for pre-trial hearing (3.0); analyze case law cited in various motions in preparation for hearing (2.0); prepare for hearing on various motions (2.0).	28420
6/26/2014	SST	3	\$ 340.00	\$ 1,020.00	Call with Pendelton (.2); research re. [REDACTED] (.5); review deposition outlines and prepare counter depo designations and objections to LL deposition designations (1.8); correspond with team re. [REDACTED] (.5).	28420
6/26/2014	BCM	7.5	\$ 395.00	\$ 2,962.50	Prep for pre-trial hearing and draft arguments and outlines; Attend and argue pretrial hearing; Meeting with client after hearing; Conference with J. Garrett re: [REDACTED]	28420
6/26/2014	JTF	6	\$ 295.00	\$ 1,770.00	Draft outlines for hearings on various motions (1.5); attend hearing on various motions and pretrial matters (1.5); travel from Austin (3.0).	28420
6/26/2014	SW	7.7	\$ 120.00	\$ 924.00	All phases of trial exhibit work, including pulling remaining trial exhibits, preparing them for trial binders, creating trial binders, preparing exhibits for exhibit exchange with opponent; and reconciling both privileged and non-privileged exhibit lists.	28420
6/27/2014	JTF	5.9	\$ 295.00	\$ 1,740.50	Prepare for trial (1.0); work on exhibit list and exhibits (1.3); work on outline for examination of Dr. Dryer (1.7); work on outline for examination of Jonathan Wilson (1.3); analyze J. Wilson's deposition testimony (6).	28420
6/27/2014	SW	9.4	\$ 120.00	\$ 1,128.00	Participate in all aspects of pre-trial work, including attend pre-trial strategy and status meeting, reconcile all crosses and directs, review and quantify motion in limine rulings on both sides, meeting with the trial tech, preparing electronic case file, and work on serving trial exhibits to the opposing party.	28420
6/27/2014	BCM	4.5	\$ 395.00	\$ 1,777.50	Conferences (multiple) with client; Internal team meeting re: [REDACTED] Conference with [REDACTED] Conference with [REDACTED] Conference and correspondence (multiple) re: settlement offers with opposing counsel and client; Conference with J. Fain re: [REDACTED]	28420
6/27/2014	SST	3.4	\$ 340.00	\$ 1,156.00	Review deposition outlines and prepare counter depo designations and objections to LL deposition designations (2.1); revise elements chart (1.3).	28420
6/28/2014	JTF	6.2	\$ 295.00	\$ 1,829.00	Revise Dryer cross outline (.7); revise Wilson cross outline (.7); analyze exhibits proposed by Lewis (1.5); develop objections to exhibits; work on Lewis cross outline (3.3).	28420

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
6/28/2014	SW	3.5	\$ 120.00	\$ 420.00	Work on pre-trial tasks, including file transfer, and exhibit research in support of counsel's objections.	28420
6/29/2014	SST	2.5	\$ 340.00	\$ 850.00	Revise Yapp outline (.3); correspond with team re. [REDACTED] (.4); review deposition outlines and prepare counter depo designations and objections to LL deposition designations (1.8).	28420
6/29/2014	JTF	5.1	\$ 295.00	\$ 1,504.50	Work on objections to defendant's exhibits (1.0); work on strategies regarding timing of witness testimony (.3); revise witness outlines (3.0); draft outline for cross examination of Keith Ugone (.8).	28420
6/29/2014	BCM	5	\$ 395.00	\$ 1,975.00	Continue trial prep; Meeting with J. Fain re [REDACTED] Read deposition and draft direct of R. Yapp.	28420
6/30/2014	SW	7.8	\$ 120.00	\$ 936.00	Address all phases of pre-trial work, including preparing and packing all necessary courtroom materials and war room materials.	28420
6/30/2014	JTF	9.3	\$ 295.00	\$ 2,743.50	Draft objections to exhibits (2.0); revise Ugone outline (1.2); revise Lewis outline (.6); revise Burdine outline (1.8); analyze objections to Crutchfield deposition designations (1.9); analyze Crutchfield deposition (1.1); prepare for trial (.7).	28420
6/30/2014	SST	7.9	\$ 340.00	\$ 2,686.00	Call with Pendelton re [REDACTED] (.2); correspond with team re [REDACTED] (.4); review deposition outlines and prepare counter deposition designations and objections to LL designations (5.3); prepare settlement letter for Pockers (.3); draft trial brief on Y1/Y2 issue (1.7).	28420
6/30/2014	BCM	5.2	\$ 395.00	\$ 2,054.00	Meeting with J. Fain re: [REDACTED] Conference with client; Meeting with J. Fain re: [REDACTED] Review rest of L. Lewis Federal deposition and revise cross accordingly.	28420
7/1/2014	SW	7.5	\$ 120.00	\$ 900.00	Continue pursuing all phases of trial preparation efforts.	28936
7/1/2014	BCM	4.2	\$ 395.00	\$ 1,659.00	Continue trial prep; Conference with opposing counsel re: settlement; Conference with client re: [REDACTED] Conference with J. Fain re: [REDACTED] Review designations of Defendant and make revisions to objections and cross-designations.	28936
7/1/2014	JTF	10.4	\$ 295.00	\$ 3,068.00	Work on deposition objections and counter designations (4.3); work out outline for cross examination of James Greene (1.5); analyze deposition of James Greene (2.3); develop strategies for demonstratives (.6); revise deposition designations relating to David Demski (1.7).	28936



**Wick Phillips Gould & Martin, LLP**  
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12/1/2012 to 07/28/2014

Client 1632  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
7/1/2014	SST	4.8	\$ 340.00	\$ 1,632.00	Prepare counter designations and objections to LL deposition designations; discuss [REDACTED] with team (2.1); prepare elements and evidence chart (1.5); revise Yapp outline (1.2)	28936
7/2/2014	SST	3.7	\$ 340.00	\$ 1,258.00	Revise Dryer, Burdine and Valentine outlines (3.1); correspond with team re. [REDACTED] (.6).	28936
7/2/2014	BCM	2.5	\$ 395.00	\$ 987.50	Conference calls (multiple) with opposing counsel and client re: settlement discussions; Correspondence (multiple) re: directs, crosses, and movement to Austin for trial.	28936
7/2/2014	JTF	8.8	\$ 295.00	\$ 2,596.00	Revise outline for cross examination of James Greene (4.0); analyze deposition testimony of James Greene (.7); analyze exhibits to be used with James Greene at trial (.7); work on timeline demonstrative, including analysis of expected key exhibits and testimony to be admitted at trial (3.0); develop strategies for [REDACTED] (.4).	28936
7/2/2014	SW	11.1	\$ 120.00	\$ 1,332.00	All phases of pre-trial work in anticipation of out of town trial, including boxing up 44 boxes of trial materials and indexing same.	28936
7/3/2014	SST	4.4	\$ 340.00	\$ 1,496.00	Draft trial brief re. damages period (3.1); revise Valentine and Wilson outlines (.7); correspond with team re. [REDACTED] (.6).	28936
7/3/2014	JTF	6.3	\$ 295.00	\$ 1,858.50	Develop arguments to Lewis' objections to our proposed exhibits (4.0); confer with opposing counsel regarding exhibits (1.0); revise trial brief on damages (.4); revise witness outlines (.9).	28936
7/3/2014	BCM	7.5	\$ 395.00	\$ 2,962.50	Conferences (multiple) with J. Fain re: [REDACTED] Load trucks for Austin; Travel to Austin for trial; Set-up war room.	28936
7/3/2014	SW	9.3	\$ 120.00	\$ 1,116.00	Prepare for, pack, load, and drive to Austin with trial materials - unload trial materials into war room and set up.	28936
7/4/2014	SW	8.8	\$ 120.00	\$ 1,056.00	Finish war room set up and begin trial preparation efforts, including but not limited to working on designations and direct/cross outlines, and setting up witness preparation room.	28936
7/4/2014	BCM	6.7	\$ 395.00	\$ 2,646.50	Continue trial preparation; Review and revise trial brief on year 2 damages; Review research and correspondence re: equitable disgorgement theory; Review directs and crosses; Correspondence (multiple) re: exhibit lists; Review and revise opening with input from [REDACTED] Work on exhibit lists and summary exhibit lists.	28936



**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
7/4/2014	SST	5	\$ 340.00	\$ 1,700.00	Revise and edit trial brief and research re. same (.6); review LL objections to NuVasive deposition designations and prepare responses for same and research standards for [REDACTED] (1.1); revise Valentine outline, Greene outline, Dryer outline (2.1); research re. [REDACTED] (.7); correspond with team re. [REDACTED] (.5).	28936
7/4/2014	JTF	2.6	\$ 295.00	\$ 767.00	Prepare for trial (.5); prepare counter arguments for objections to deposition designations of David Demski (1.5); research [REDACTED] (.6).	28936
7/5/2014	JTF	9.5	\$ 295.00	\$ 2,802.50	Travel to Austin for trial (3.0); work on witness outlines (4.0); practice witness examinations (2.0); practice opening (.5).	28936
7/5/2014	BCM	7.8	\$ 395.00	\$ 3,081.00	Continue trial preparation; Review and finalize trial brief on year 2 damages; Develop themes and counter-themes re: L. Lewis and Dr. Dryer; Review and revise directs and crosses; Correspondence (multiple) with S. Tendolkar and J. Fain re: [REDACTED] Practice directs and crosses of K. Valentine and L. Lewis, with exhibits, and anticipated objections.	28936
7/5/2014	SST	6.3	\$ 340.00	\$ 2,142.00	Revise opening statement (1.0); prepare power point for opening (1.0); revise Yapp, Lewis and Harris outlines (3.4); research and correspondence with team re. [REDACTED] (.9);	28936
7/5/2014	SW	10.6	\$ 120.00	\$ 1,272.00	Continue working on trial preparation efforts in support of counsel.	28936
7/6/2014	SW	11.4	\$ 120.00	\$ 1,368.00	Continue supporting all counsel and witnesses in anticipation of trial.	28936
7/6/2014	JTF	14.6	\$ 295.00	\$ 4,307.00	Revise examination outlines (6.0); work on counter arguments to deposition objections (4.0); prepare K. Valentine for testimony (1.0); revise Twite outline (1.0); work on counterarguments to exhibit objections (2.6).	28936
7/6/2014	BCM	14.5	\$ 395.00	\$ 5,727.50	Final trial preparation; Revise (multiple) opening statement and slides; Confer with J. Fain re: [REDACTED] Review and revise outlines; Prep K. Valentine for testimony; Meetings (multiple) with client re: [REDACTED]	28936

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
7/6/2014	SST	6.4	\$ 340.00	\$ 2,176.00	Draft Pendleton outline and review deposition transcript and documents for same (1.8); review cases re. [REDACTED] (1.4); revise jury charge (.3); research re. [REDACTED] (1.4); review opening statement drafts (.5); review updated witness outlines (.6); correspond with team re. various issues (.4).	28936
7/7/2014	JTF	10.8	\$ 295.00	\$ 3,186.00	Prepare for trial (3.0); work on M. Twite's outline (1.0); attend jury selection (2.5); work with G. Durham on his direct examination (4.0); develop strategies on [REDACTED] (.3).	28936
7/7/2014	SST	3.8	\$ 340.00	\$ 1,292.00	Correspond with team re. [REDACTED] revise Twite trial outline and review Twite deposition (1.4); research re. [REDACTED] (1.2); research re. [REDACTED] (1.2).	28936
7/7/2014	SW	4.1	\$ 120.00	\$ 492.00	Attend trial: voir dire and courtroom set up.	28936
7/7/2014	SW	5.9	\$ 120.00	\$ 708.00	Assist in all phases of trial preparation efforts.	28936
7/8/2014	SW	8.8	\$ 120.00	\$ 1,056.00	Continue trial preparation efforts in anticipation of trial.	28936
7/8/2014	SST	7.3	\$ 340.00	\$ 2,482.00	Research re. [REDACTED] (2.5); draft letter brief to court re. Greene, exhibit objections and Valentine's testimony re. Dryer and conduct research re. same (3.4); review Valentine deposition transcript (.5); review correspondence from team and opposing counsel re various issues (.9).	28936
7/8/2014	BCM	13.5	\$ 395.00	\$ 5,332.50	Direct examination via video of K. Valentine; Continue trial preparation; Review and revise crosses of C. Burdine and Dr. Dryer; Calls (multiple) with C. Burdine re: non-representation by opposing counsel; Calls (multiple) with opposing counsel re: same and re: settlement; Review exhibits for next day; Rework witness order; Conferences (multiple) with client; Prep R. Yapp for direct examination; Meeting with expert re: anticipated testimony.	28936
7/8/2014	JTF	13.7	\$ 295.00	\$ 4,041.50	Prepare for trial (4.7); work on exhibits (2.0); attend K. Valentine video examination (2.0); prepare G. Durham for testimony (3.0); prepare M. Twite for testimony (2.0).	28936
7/9/2014	JTF	15.3	\$ 295.00	\$ 4,513.50	Attend trial (8.0); work on M. Twite direct examination (2.0); work on deposition objections (2.0); work on Ugone cross examination (3.3).	28936
7/9/2014	BCM	14	\$ 395.00	\$ 5,530.00	Trial/Prep for next day.	28936

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**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
7/9/2014	SST	5.4	\$ 340.00	\$ 1,836.00	Research re. [REDACTED] (3.2); research re. [REDACTED] (2.2).	28936
7/9/2014	SW	16.8	\$ 120.00	\$ 2,016.00	Continue all phases of trial support..	28936
7/10/2014	SW	12.2	\$ 120.00	\$ 1,464.00	Continue all phases of trial support.	28936
7/10/2014	SST	1.8	\$ 340.00	\$ 612.00	Draft statement to be [REDACTED] (.4); review and comment on Lewis' jury charge and conduct research re. [REDACTED] (1.4)	28936
7/10/2014	BCM	13.5	\$ 395.00	\$ 5,332.50	Trial/Prep for next day.	28936
7/10/2014	JTF	14.9	\$ 295.00	\$ 4,395.50	Attend trial (8.0); work on Demski examination (2.0); work on Harris examination (2.0); work on jury charge, including counter arguments to Lewis' proposed instructions (2.9).	28936
7/11/2014	JTF	6.5	\$ 295.00	\$ 1,917.50	Prepare for trial (2.0); attend trial (3.0); attend verdict (1.5).	28936
7/11/2014	BCM	7	\$ 395.00	\$ 2,765.00	Prep closing argument; Trial - finish evidence and closing arguments; Wait on jury and receive verdict.	28936
7/11/2014	SST	3.8	\$ 340.00	\$ 1,292.00	Research re. [REDACTED] (2.5); research in connection with [REDACTED] (.6); correspond with team re. [REDACTED] (.5); review closing statement (.2);	28936
7/11/2014	SW	3.4	\$ 120.00	\$ 408.00	Support then attend trial for closing statements, jury charge, and verdict.	28936
7/11/2014	SW	5.2	\$ 120.00	\$ 624.00	Break down courtroom, war room, pack and load vehicle.	28936
7/12/2014	BCM	4	\$ 395.00	\$ 1,580.00	Break down war room and travel from Austin back to Fort Worth.	28936
7/12/2014	SST	2.1	\$ 340.00	\$ 714.00	Research re. [REDACTED] draft brief re. [REDACTED]	28936
7/12/2014	JTF	3.6	\$ 295.00	\$ 1,062.00	Travel from Austin (3.0); unload boxes (.6).	28936
7/12/2014	SW	4.5	\$ 120.00	\$ 540.00	Finish loading and drive back from Austin.	28936
7/13/2014	SST	3.4	\$ 340.00	\$ 1,156.00	Research re. [REDACTED] draft brief re. [REDACTED]	28936
7/14/2014	SW	2.4	\$ 120.00	\$ 288.00	Unload vehicles and organize boxes (1.6); search for specific documents upon counsel's request (.3); reset up office (.5)	28936
7/14/2014	BCM	3.1	\$ 395.00	\$ 1,224.50	Clean up trial materials; Draft letter to jurors; Correspondence (multiple) with opposing counsel re: post-trial actions; Review filings from the court re: witness lists, etc.; Correspondence (multiple) re: trial transcripts and beginning work on fee applications; Draft letter to the Court re: settlement discussions.	28936
7/14/2014	JTF	1.2	\$ 295.00	\$ 354.00	Draft motion to seal certain trial exhibits (.9); draft proposed order (.3).	28936

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
7/14/2014	SST	1.4	\$ 340.00	\$ 476.00	Review court filings relating to trial and conduct research and correspond re. jury charge and attorneys' fees issues (1.4).	28936
7/15/2014	SST	4.1	\$ 340.00	\$ 1,394.00	Research re. filing attorneys' fee application, standard for receiving fees under TTLA and breach of contract claims; review Court orders re. same; draft summary of research (4.1).	28936
7/15/2014	JTF	4.1	\$ 295.00	\$ 1,209.50	Research issues relating to [REDACTED] (2.0); research issues relating to [REDACTED] (.8); draft outline of issues (1.3).	28936
7/15/2014	BCM	5.6	\$ 395.00	\$ 2,212.00	Conference call with internal team re: [REDACTED] Correspondence (multiple) re: TTLA issue and segregation issues; Review preliminary research re: [REDACTED] Meeting with client re: [REDACTED] Call with [REDACTED] Correspondence with [REDACTED]	28936
7/15/2014	SW	1.5	\$ 120.00	\$ 180.00	Work on post trial communications with counsel.	28936
7/16/2014	BCM	2.6	\$ 395.00	\$ 1,027.00	Review and revise letter to the Court re: settlement offers; Conference with opposing counsel re: attorney's fees issue; Conference with client re: [REDACTED] Revise letter re: same; Review Final Judgment issued by the Court.	28936
7/16/2014	JTF	1.8	\$ 295.00	\$ 531.00	Revise letter to Judge Sparks (.7); work on bill of costs (1.0); analyze judgment (.1).	28936
7/16/2014	SST	3.3	\$ 340.00	\$ 1,122.00	Revise and edit letter to Court re. settlement proposals and correspond with team re. same (.4); review invoices to determine and calculate reimbursable costs for bill of costs application and correspond re. same (1.6); continue research re. attorney's fees application and availability under breach of contract and TTLA claim, including segregation (1.3).	28936
7/17/2014	BCM	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) re: Application for Attorney's fees; Conference with opposing counsel re: our proposal for fees; Review opposing counsel's follow-up letter to the Court; Correspondence with internal staff re: [REDACTED]	28936
7/18/2014	BCM	0.5	\$ 395.00	\$ 197.50	Conference call with WP internal team and W. Sonsini re: [REDACTED]	28936
7/18/2014	SST	0.5	\$ 340.00	\$ 170.00	Call with B. Martin, J. English and Wilson Sonsini attorneys re: [REDACTED] (.5).	28936
7/21/2014	SW	0.8	\$ 120.00	\$ 96.00	Begin researching jurists for post trial letter.	28936
7/21/2014	SW	1.2	\$ 120.00	\$ 144.00	Post trial work - begin re-organizing trial material for [REDACTED]	28936

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12/1/2012 to 07/28/2014

Client 1632  
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7/21/2014	SST	2.6	\$ 340.00	\$ 884.00	Call with W. Devine (Wilson Sonsini) re. research issues for [REDACTED] draft attorneys' fee application and supporting documents; research in connection with same.	28936
7/22/2014	SST	2.8	\$ 340.00	\$ 952.00	Draft attorneys' fee application and supporting documents; research in connection with same.	28936
7/22/2014	SW	0.2	\$ 120.00	\$ 24.00	Communicate with client.	28936
7/23/2014	SW	1.5	\$ 120.00	\$ 180.00	Begin work on preparing bill of costs, including communications with counsel, assessing invoices, and beginning to prepare forms. Post-Completion/Post Closing	28936
7/23/2014	SST	3.2	\$ 340.00	\$ 1,088.00	Draft attorneys' fee application and supporting documents; research in connection with same; review and redact bills; participate in meet and confer with opposing counsel.	28936
7/23/2014	JTF	2	\$ 295.00	\$ 590.00	Confer with opposing counsel regarding their fee application (.3); revise NuVasive's application for fees (1.7).	28936
7/23/2014	BCM	0.6	\$ 395.00	\$ 237.00	Conference call with opposing counsel re: their fee application; Conference with internal WP team re: [REDACTED]	28936
7/24/2014	JTF	5.6	\$ 295.00	\$ 1,652.00	Review all attorneys' fees statements for materials to be redacted (3.9); work on bill of costs (1.7).	28936
7/24/2014	SST	7.4	\$ 340.00	\$ 2,516.00	Draft and edit attorneys' fee application; research and correspondence re. same.	28936
7/24/2014	BCM	1.5	\$ 395.00	\$ 592.50	Correspondence (multiple) re: attorneys' fee application; Review and revise draft of application; Review and revise affidavit.	28936
7/24/2014	SW	3.7	\$ 120.00	\$ 444.00	Work on Bill of Costs, including communicating to vendors regarding all work in case, reconciling same, multiple communications with counsel and client, begin creating itemized schedule and drafting declaration.	28936
7/25/2014	JTF	4.7	\$ 295.00	\$ 1,386.50	Revise application for attorneys' fees (2.2); develop strategies for [REDACTED] (.8); research case law regarding [REDACTED] (.3); work on bill of costs (1.4).	28936
7/25/2014	SW	7.7	\$ 120.00	\$ 924.00	Work on Bill of Costs.	28936
7/25/2014	SST	4.3	\$ 340.00	\$ 1,462.00	Revise and edit attorneys' fee application; research and correspondence re. [REDACTED] review and redact invoices and time summaries in connection with same.	28936
7/26/2014	SST	3.1	\$ 340.00	\$ 1,054.00	Revise and edit attorneys' fee application; research and correspondence re. same; review and redact invoices and time summaries in connection with same.	28936
7/27/2014	SST	2.4	\$ 340.00	\$ 816.00	Revise and edit attorneys' fee application; research and correspondence re. same; review and redact invoices and time summaries in connection with same.	28936

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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
<b>Total Fees</b>				<b>\$ 523,483.00</b>		
2/28/2013				\$ 61.56	Online research-LexisNexis	19821
3/31/2013				\$ 12.80	Online research (Pacer)	19821
5/31/2013				\$ 1.20	Online research (PACER)	20587
6/6/2013				\$ 1,375.00	McGowan Dispute Resolution - #201300123. Arbitrators/mediators	21090
6/30/2013				\$ 0.90	Online research -PACER	21090
8/29/2013				\$ 2.10	Bryan J. Wick, P.C. - #082913. PACER Search charges	23475
8/29/2013				\$ 4.27	Telephone - Conference Calls	23475
8/29/2013				\$ 3.87	Telephone - Conference Calls	23475
8/31/2013				\$ 2.83	LexisNexis - #8312013. Online research	22458
9/7/2013				\$ 43.65	Special Delivery, Inc. - #432093. Delivery services/messengers	23475
9/21/2013				\$ 224.00	Special Delivery, Inc. - #433199. Delivery services/messengers-Process Service	23475
10/29/2013				\$ 1,300.72	Falcon Document Solutions, LP - #34384. Litigation support vendors	23537
10/31/2013				\$ 79.67	LexisNexis - #10012013. Online research	23537
10/31/2013				\$ 8.30	Online research-PACER	23537
11/5/2013				\$ 1,007.50	Complete Litigation Support-Houston - #16241. Litigation support vendors	24402
11/7/2013				\$ 6,103.70	Gary Durham - #582. Experts	24402
11/19/2013				\$ 3,051.92	Vohlken & Associates - #1555. Deposition transcripts	24402
11/26/2013				\$ 40.00	Brant C Martin PC - #11262013. Out of Town Travel Expenses-Parking	24402
11/26/2013				\$ 487.80	Brant C Martin PC - #11262013. Out of Town Travel Expenses-Airfare	24402
11/26/2013				\$ 952.74	Brant C Martin PC - #11262013. Out of Town Travel Expenses-Hotel	24402
11/26/2013				\$ 41.08	Brant C Martin PC - #11262013. Meals	24402
11/26/2013				\$ 205.12	Brant C Martin PC - #11262013. Out of Town Travel Expenses-Rental Car	24402
11/29/2013				\$ 0.80	PACER Search charges	24402
11/30/2013				\$ 35.01	LexisNexis - #11302013. Online research	24402
11/30/2013				\$ 10.76	Telephone - Conference Calls	24402
12/16/2013				\$ 535.00	Complete Litigation Support-Houston - #16358. Deposition transcripts	24475
12/27/2013				\$ 28.00	Brant C Martin PC - #12012013. Out of Town Travel Expenses-Parking	24475
12/27/2013				\$ 425.80	Brant C Martin PC - #12012013. Out of Town Travel Expenses-Airfare	24475
12/27/2013				\$ 576.20	Brant C Martin PC - #12012013. Out of Town Travel Expenses-Hotel	24475
12/27/2013				\$ 96.35	Brant C Martin PC - #12012013. Meals	24475
12/27/2013				\$ 206.97	Brant C Martin PC - #12012013. Out of Town Travel Expenses-Car Rental	24475
12/27/2013				\$ 723.80	Brant C Martin PC - #12012013. Out of Town Travel Expenses-Airfare	24475

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12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
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Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
12/27/2013				\$ 1,058.26	Brant C Martin PC - #12012013. Out of Town Travel Expenses-Hotel	24475
12/27/2013				\$ 153.45	Brant C Martin PC - #12012013. Meals	24475
12/27/2013				\$ 372.89	Brant C Martin PC - #12012013. Out of Town Travel Expenses-Car Rental	24475
12/27/2013				\$ 15.00	Brant C Martin PC - #12012013. Out of Town Travel Expenses-Parking	24475
12/27/2013				\$ 443.80	Brant C Martin PC - #12012013. Out of Town Travel Expenses-Airfare	24475
12/27/2013				\$ 226.63	Brant C Martin PC - #12012013. Out of Town Travel Expenses-Hotel	24475
12/27/2013				\$ 30.00	Brant C Martin PC - #12012013. Meals	24475
12/27/2013				\$ 102.91	Brant C Martin PC - #12012013. Out of Town Travel Expenses-Car Rental	24475
12/27/2013				\$ 6.00	Brant C Martin PC - #12012013. Out of Town Travel Expenses	24475
12/27/2013				\$ 1,088.20	Vohlken & Associates - #1571. Deposition transcripts	24475
12/28/2013				\$ 681.45	Golkow, Inc. - #142093. Litigation support vendors	24962
1/2/2014				\$ 4.40	Online research-Pacer	24962
1/2/2014				\$ 9.82	LexisNexis - #0102201. Online research	24962
1/6/2014				\$ 30.82	Vohlken & Associates - #1573. Deposition transcripts-Exhibits	24962
1/11/2014				\$ 12.15	UPS - #0000F2Y287024. Delivery services/messengers	24962
1/11/2014				\$ 65.67	UPS - #0000F2Y287024. Delivery services/messengers	24962
1/11/2014				\$ 11.94	UPS - #0000F2Y287024. Delivery services/messengers	24962
1/11/2014				\$ 11.52	UPS - #0000F2Y287024. Delivery services/messengers	24962
1/30/2014				\$ 383.80	Brant C Martin PC - #01302014. Out of Town Travel Expenses-Airfare	24962
1/30/2014				\$ 314.31	Brant C Martin PC - #01302014. Out of Town Travel Expenses-Hotel	24962
1/30/2014				\$ 75.91	Brant C Martin PC - #01302014. Out of Town Travel Expenses-Taxi	24962
1/31/2014				\$ 123.55	LexisNexis - #013114. Online research	24962
1/31/2014				\$ 1.50	PACER Search charges	24962
2/28/2014				\$ 3.00	PACER Search charges	25519
2/28/2014				\$ 80.00	Brant C Martin PC - #02282014. Out of Town Travel Expenses-Airport Parking	25519
2/28/2014				\$ 240.93	LexisNexis - #Feb 2014. Online research	25519
3/21/2014				\$ 19.38	Falcon Document Solutions, LP - #35433. Litigation support vendors	26128
3/31/2014				\$ 3.97	Telephone - Conference Calls	26128
3/31/2014				\$ 59.29	Brant C Martin PC - #03312014. Out of Town Travel Expenses-Parking	26128
3/31/2014				\$ 678.00	Brant C Martin PC - #03312014. Out of Town Travel Expenses-Airfare	26128



**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
3/31/2014				\$ 786.26	Brant C Martin PC - #03312014. Out of Town Travel Expenses-Hotel	26128
3/31/2014				\$ 73.39	Brant C Martin PC - #03312014. Meals	26128
3/31/2014				\$ 172.85	Brant C Martin PC - #03312014. Out of Town Travel Expenses-Car Rental	26128
4/30/2014				\$ 674.00	Brant C Martin PC - #04302014. Out of Town Travel Expenses-Airfare	26935
4/30/2014				\$ 469.16	Brant C Martin PC - #04302014. Out of Town Travel Expenses-Hotel	26935
4/30/2014				\$ 318.23	Brant C Martin PC - #04302014. Out of Town Travel Expenses-Car Rental	26935
5/9/2014				\$ 298.20	Golkow, Inc. - #153084.	27596
5/9/2014				\$ 70.00	Golkow, Inc. - #153202	27596
5/17/2014				\$ 12.00	UPS - #0000f2y287204 Account #: F2Y287. Delivery services/messengers	27596
5/31/2014				\$ 11,025.00	Gary Durham Consulting - #612	27596
5/31/2014				\$ 142.05	Brant C Martin PC - #05312014-Travel to San Diego (Hunsaker deposition) . Meals	27596
5/31/2014				\$ 15.20	Brant C Martin PC - #05312014 May Expenses-Gas for Rental	27596
5/31/2014				\$ 23.10	Brant C Martin PC - #05312014 May Expenses. Meals-Austin for Status Conf.	27596
5/31/2014				\$ 80.00	Brant C Martin PC - #05312014 May Expenses. Out of Town Travel Expenses- Rental car for Austin for Status Conf.	27596
5/31/2014				\$ 87.93	Brant C Martin PC - #05312014 May Expenses. Out of Town Travel Expenses- Parking at airport (Philadelphia and San Diego (Globus Corp. depo and status meeting)	27596
5/31/2014				\$ 774.00	Brant C Martin PC - #05312014 May Expenses. Out of Town Travel Expenses- Airfare to travel to Philadelphia and San Diego (Globus Corp. depo and status meeting)	27596
5/31/2014				\$ 715.44	Brant C Martin PC - #05312014 May Expenses. Out of Town Travel Expenses-Hotel for Philadelphia and San Diego (Globus Corp. depo and status meeting)	27596
5/31/2014				\$ 57.18	Brant C Martin PC - #05312014 May Expenses. Out of Town Travel Expenses- Meals Philadelphia and San Diego (Globus Corp. depo and status meeting)	27596
5/31/2014				\$ 260.68	Brant C Martin PC - #05312014 May Expenses. Out of Town Travel Expenses- Rental for Philadelphia and San Diego (Globus Corp. depo and status meeting)	27596
5/31/2014				\$ 315.88	Brant C Martin PC - #05312014 May Expenses. Out of Town Travel Expenses- Beverage Break and food Philadelphia and San Diego (Globus Corp. depo and status meeting)	27596
5/31/2014				\$ 30.27	Seema Tendolkar - #05312014 . Meals	27596

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
5/31/2014				\$ 33.84	LexisNexis - #053114. Online research	27596
6/2/2014				\$ 12.00	UPS - #0000F2Y287224	28420
6/5/2014				\$ 261.25	Special Delivery, Inc. - #453316	28420
6/7/2014				\$ 326.50	Special Delivery, Inc. - #452805	28420
6/11/2014				\$ 865.37	Falcon Document Solutions, LP - #36125. Litigation support vendors	28420
6/13/2014				\$ 822.70	United American Reporting - #107318	28420
6/13/2014				\$ 519.17	United American Reporting - #107320	28420
6/14/2014				\$ 8.46	UPS - #F2Y287244	28420
6/16/2014				\$ 18.00	Lily Reznik - #14-548	28420
6/16/2014				\$ 330.00	Special Delivery, Inc. - #453810	28420
6/16/2014				\$ 136.00	Complete Litigation Support-Houston - #16899	28420
6/17/2014				\$ 651.77	Bates Investigations - #140214A. Private investigators	28420
6/18/2014				\$ 3.34	Card Service Center - #04292014-05292014	28420
6/19/2014				\$ 261.25	Special Delivery, Inc. - #453810	28420
6/19/2014				\$ 261.25	Special Delivery, Inc. - #453810	28420
6/19/2014				\$ 261.25	Special Delivery, Inc. - #453810	28420
6/19/2014				\$ 326.50	Special Delivery, Inc. - #453810	28420
6/24/2014				\$ 6,287.50	Trial Resource - #5658 - Pre/Post Trial Support	28420
6/25/2014				\$ 535.73	Falcon Document Solutions, LP - #36234	28420
6/26/2014				\$ 1,167.44	Falcon Document Solutions, LP - #36258	28936
6/28/2014				\$ 919.61	Falcon Document Solutions, LP - #36274	28936
6/28/2014				\$ 84.47	Special Delivery, Inc. - #454516	28936
6/30/2014				\$ 1,173.13	Falcon Document Solutions, LP - #36286	28936
6/30/2014				\$ 701.55	Falcon Document Solutions, LP - #36284	28936
6/30/2014				\$ 102.39	Seema Tendolkar - #06302014	28420
6/30/2014				\$ 4,625.00	Trial Resource - #5661. Litigation support vendors - Trial preparation services	28420
6/30/2014				\$ 72.25	Jacob T. Fain - #063014. Out of Town Travel Expenses - Gas for travel	28420

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
6/30/2014				\$ 20.00	Jacob T. Fain - #063014. Out of Town Travel Expenses - Parking	28420
6/30/2014				\$ 17.32	Jacob T. Fain - #063014. Out of Town Travel Expenses - Parking	28420
6/30/2014				\$ 56.69	Brant C Martin PC - #063014. Meals - Dinner	28420
6/30/2014				\$ 28.32	Brant C Martin PC - #063014. Meals - Lunch	28420
6/30/2014				\$ 507.13	Brant C Martin PC - #063014. Out of Town Travel Expenses - Lodging for Client in Town	28420
6/30/2014				\$ 100.00	Brant C Martin PC - #063014. Out of Town Travel Expenses - Deposition syncing for trial	28420
6/30/2014				\$ 377.00	Brant C Martin PC - #063014. Out of Town Travel Expenses - Airfare to Austin	28420
6/30/2014				\$ 1,030.95	Brant C Martin PC - #063014. Out of Town Travel Expenses - Austin Lodging	28420
6/30/2014				\$ 443.50	Brant C Martin PC - #063014. Meals - Austin	28420
6/30/2014				\$ 275.00	Brant C Martin PC - #063014. Out of Town Travel Expenses - Rental car Austin	28420
6/30/2014				\$ 20.32	Brant C Martin PC - #063014. Meals - Trial Team	28420
6/30/2014				\$ 28.42	Brant C Martin PC - #063014. Meals - Trial Team	28420
6/30/2014				\$ 32.10	Brant C Martin PC - #063014. Meals - Trial Team	28420
6/30/2014				\$ 28.09	Brant C Martin PC - #063014. Meals - Trial Team	28420
6/30/2014				\$ 8.00	Brant C Martin PC - #063014. Out of Town Travel Expenses - Parking - Austin for hearing on Motions	28420
6/30/2014				\$ 352.00	Brant C Martin PC - #063014. Out of Town Travel Expenses - Airfare Austin for hearing on Motions	28420
6/30/2014				\$ 508.52	Brant C Martin PC - #063014. Out of Town Travel Expenses - Hotel Austin for hearing on Motions	28420
6/30/2014				\$ 66.55	Brant C Martin PC - #063014. Meals Austin for hearing on Motions	28420
6/30/2014				\$ 223.45	Brant C Martin PC - #063014. Out of Town Travel Expenses - Rental car Austin for hearing on Motions	28420
6/30/2014				\$ 15.99	Brant C Martin PC - #063014. Out of Town Travel Expenses - Hightail subscription for Trial	28420
6/30/2014				\$ 3,387.50	Trial Resource - #5654 - Litigation Support Vendors - 6/9-6/15	28420
6/30/2014				\$ 7,800.00	Trial Resource - #5665. Litigation support vendors - 7/1-7/6	28420
6/30/2014				\$ 1,934.50	LexisNexis - #06302014. Online research	28420
7/1/2014				\$ 150.00	Golkow, Inc. - #156487. Court Reporter Fees	28936
7/1/2014				\$ 1,495.69	Falcon Document Solutions, LP - #36297 . Litigation support vendors	28936
7/1/2014				\$ 220.36	Falcon Document Solutions, LP - #36295 . Litigation support vendors	28936
7/2/2014				\$ 503.47	Falcon Document Solutions, LP - #36315 . Litigation support vendors	28936

**Wick Phillips Gould & Martin, LLP**  
**Bill Detail by Client Matter**

12/1/2012 to 07/28/2014

Client 1632  
Matter 02  
Billing Attorney - BCM Martin, Brant C.

Date	Timekeeper	Billed Hours	Billed Rate	Billed Total	Narrative	Bill Number
7/2/2014				\$ 1,006.75	Falcon Document Solutions, LP - #36307	28936
					. Litigation support vendors	
7/5/2014				\$ 108.17	Special Delivery, Inc. - #455013	28936
					. Delivery services/messengers	
7/9/2014				\$ 1,991.80	Digital Verdict - #5680. Litigation support vendors	28936
7/9/2014				\$ 1,454.75	United American Reporting - #107398	28936
					. Court Reporter Fees	
7/12/2014				\$ 145.75	Special Delivery, Inc. - #455475	28936
					. Delivery services/messengers	
7/15/2014				\$ 545.00	Bishop Legal Video - #998. Court Reporter Fees	28936
7/19/2014				\$ 209.25	Special Delivery, Inc. - #455982	28936
					. Delivery services/messengers	
7/24/2014				\$ 2,250.00	Bloom Strategic Consulting - #674. Experts	28936
<b>Total Expense</b>				<b>\$ 88,468.85</b>		
<b>Total Fees and Expenses</b>				<b>\$ 611,951.85</b>		

Brant C. Martin - BCM  
 Hours Worked - NuVasive, Inc./Laura Lewis 1632.02  
 12/12/2012 - 7/28/2014

Date	Timekeeper	Client	Matter	Billed Hours	Billed Rate	Billed Amount	Narrative
12/14/2012	BCM	1632	02	0.4	\$ 395.00	\$ 158.00	Review and revise petition/Correspondence re same.
12/18/2012	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Review and revise petition/Correspondence with WPGM team re [REDACTED] Conference with client re [REDACTED]
2/19/2013	BCM	1632	02	1.2	\$ 395.00	\$ 474.00	Review multiple filings from Defendant/Conference with J Fain re [REDACTED]
2/25/2013	BCM	1632	02	0.3	\$ 395.00	\$ 118.50	Correspondence (multiple) re response to Motion for Abatement.
2/28/2013	BCM	1632	02	0.3	\$ 395.00	\$ 118.50	Review court order on motion for abatement/Correspondence re same.
3/1/2013	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Review court's order re abatement/Correspondence re same/Correspondence (multiple) re depositions.
5/10/2013	BCM	1632	02	0.2	\$ 395.00	\$ 79.00	Review opposing party's consent for magistrate/Conference with J Fain re [REDACTED]
6/21/2013	BCM	1632	02	0.3	\$ 395.00	\$ 118.50	Review draft protective order.
7/25/2013	BCM	1632	02	0.3	\$ 395.00	\$ 118.50	Review draft protective order; correspondence re same.
8/7/2013	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Correspondence (multiple) re depositions and protective order.
8/9/2013	BCM	1632	02	1.5	\$ 395.00	\$ 592.50	Correspondence (multiple) re Scheduling order, protective order and discovery crossover; conference call re same.
8/12/2013	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Correspondence (multiple) re protective order.
8/13/2013	BCM	1632	02	0.4	\$ 395.00	\$ 158.00	Correspondence (multiple) re protective order.
8/15/2013	BCM	1632	02	2.1	\$ 395.00	\$ 829.50	Review outbound discovery; correspondence re same; call with client re [REDACTED] correspondence re same.
8/16/2013	BCM	1632	02	0.3	\$ 395.00	\$ 118.50	Review outbound discovery; correspondence (multiple) re same.
8/19/2013	BCM	1632	02	0.4	\$ 395.00	\$ 158.00	Correspondence (multiple) re protective order.
8/21/2013	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Review and revise 3rd party subpoena to Globus; correspondence (multiple) re same.
8/23/2013	BCM	1632	02	0.4	\$ 395.00	\$ 158.00	Correspondence (multiple) re discovery.
8/27/2013	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Review Defendants' response to Our Motion for Protective Order.
8/28/2013	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Review and revise reply to Response to Motion for Protective Order.
9/4/2013	BCM	1632	02	1	\$ 395.00	\$ 395.00	Correspondence (multiple) re scheduling order and hearing; correspondence (multiple) re discovery and MSJ.
9/10/2013	BCM	1632	02	0.2	\$ 395.00	\$ 79.00	Conference call re protective order discussion.
9/11/2013	BCM	1632	02	0.4	\$ 395.00	\$ 158.00	Correspondence (multiple) re PO issues.
9/12/2013	BCM	1632	02	0.2	\$ 395.00	\$ 79.00	Correspondence (multiple) re PO and hearing next week.
9/16/2013	BCM	1632	02	1.2	\$ 395.00	\$ 474.00	Prep for hearing; correspondence (multiple) re getting the hearing cancelled.
9/17/2013	BCM	1632	02	1.4	\$ 395.00	\$ 553.00	Correspondence (multiple) re hearing in Austin tomorrow.
9/25/2013	BCM	1632	02	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) re Lewis discovery responses and interplay between state and federal court discovery.
9/27/2013	BCM	1632	02	1.9	\$ 395.00	\$ 750.50	Conference with J. Garrett; correspondence (multiple) re discovery and depositions; conference with S. Tendolkar re [REDACTED] conference with J. Fain re [REDACTED] correspondence with R. Yapp re [REDACTED] review and revise deficiency letter and depo letter.
10/3/2013	BCM	1632	02	0.7	\$ 395.00	\$ 276.50	Correspondence (multiple) re settlement offers.
10/4/2013	BCM	1632	02	0.6	\$ 395.00	\$ 237.00	Correspondence (multiple) re discovery issues and depositions.
10/9/2013	BCM	1632	02	1.4	\$ 395.00	\$ 553.00	Correspondence (multiple) re discovery and depositions/Conference with S. Tendolkar re same.
10/10/2013	BCM	1632	02	0.8	\$ 395.00	\$ 316.00	Correspondence (multiple) re depositions in December.
10/15/2013	BCM	1632	02	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) re deposition preps and dates.
10/17/2013	BCM	1632	02	0.4	\$ 395.00	\$ 158.00	Correspondence (multiple) re deposition preps and dates.
10/25/2013	BCM	1632	02	1.5	\$ 395.00	\$ 592.50	Conferences (multiple) with J. Fain and S. Tendolkar re [REDACTED] review correspondence (multiple).
10/28/2013	BCM	1632	02	2.4	\$ 395.00	\$ 948.00	Conferences (multiple) with J. Fain re [REDACTED] review and revise ADR Report; logistics for LL Deposition; prep for LL deposition and review documents.
10/29/2013	BCM	1632	02	5.5	\$ 395.00	\$ 2,172.50	Review and revise expert report on attorneys' fees (0.3); review and revise Laura Lewis deposition outline and review and mark documents.
10/30/2013	BCM	1632	02	8.2	\$ 395.00	\$ 3,239.00	Prep for Laura Lewis deposition; take Laura Lewis deposition; meeting and correspondence (multiple) post deposition with client and internal WP team.
10/31/2013	BCM	1632	02	7.5	\$ 395.00	\$ 2,962.50	Travel back from Austin; conference with S. Witt and J. Fain re [REDACTED] conference call with expert and J. Fain re [REDACTED] correspondence (multiple) re depositions and depo preps.
11/1/2013	BCM	1632	02	1.2	\$ 395.00	\$ 474.00	Conferences (multiple) with J. Fain re [REDACTED]
11/4/2013	BCM	1632	02	2.5	\$ 395.00	\$ 987.50	Conference call with opposing counsel re depositions/Review and revise Motion for Protective Order/Correspondence re same and on Ansari deposition/ Correspondence (multiple) re exhibits lists.
11/5/2013	BCM	1632	02	5.2	\$ 395.00	\$ 2,054.00	Review and revise subpoena topics/Correspondence (multiple) re same/Conference with opposing counsel re deposition schedule/Conference with opposing counsel re settlement/Correspondence with client re [REDACTED] review summary of Greg Harris depositions and discussion with S. Witt re [REDACTED]
11/6/2013	BCM	1632	02	3.5	\$ 395.00	\$ 1,382.50	Correspondence (multiple) re depositions and deposition on dates and witnesses needed.
11/7/2013	BCM	1632	02	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) re deposition scheduling.
11/11/2013	BCM	1632	02	1.9	\$ 395.00	\$ 750.50	Correspondence (multiple) re deposition scheduling, scheduling calls, 30(b)(6) issues.
11/12/2013	BCM	1632	02	4	\$ 395.00	\$ 1,580.00	Review documents for Yapp depo; Preparation Roger Yapp for deposition; conference call with client re [REDACTED]
11/14/2013	BCM	1632	02	3.4	\$ 395.00	\$ 1,343.00	Review depo calendar and depo prep calendar; correspondence (multiple) re same; review and revise subpoenas.
11/15/2013	BCM	1632	02	1.3	\$ 395.00	\$ 513.50	Research [REDACTED] arrange logistics re depositions; conference with opposing counsel and client (multiple) re [REDACTED]
11/18/2013	BCM	1632	02	0.7	\$ 395.00	\$ 276.50	Correspondence (multiple) re deposition of Jen Crutchfield and stipulation; correspondence (multiple) re 30(b)(6) deposition notice.
11/19/2013	BCM	1632	02	1.5	\$ 395.00	\$ 592.50	Review and revise Crutchfield designation stipulation; correspondence (multiple) re depositions and discovery.
12/1/2013	BCM	1632	02	4.2	\$ 395.00	\$ 1,659.00	Prep for Greg Harris depo.
12/2/2013	BCM	1632	02	5.9	\$ 395.00	\$ 2,330.50	Prep for Greg Harris depo and take Greg Harris depo.
12/8/2013	BCM	1632	02	2.3	\$ 395.00	\$ 908.50	Review deposition outline and documents for R. Yapp deposition (worked on plane).
12/9/2013	BCM	1632	02	3.3	\$ 395.00	\$ 1,303.50	Prep Roger Yapp for deposition/Correspondence (multiple) with S. Tendolkar and opposing counsel (text messages, depo by phone if weather gets bad).
12/10/2013	BCM	1632	02	6.7	\$ 395.00	\$ 2,646.50	Meet with R. Yapp/Defend deposition of Roger Yapp.
12/11/2013	BCM	1632	02	0.6	\$ 395.00	\$ 237.00	Correspondence (multiple) re Yapp document supplemental production/Conference with R. Yapp re [REDACTED]
12/12/2013	BCM	1632	02	1.3	\$ 395.00	\$ 513.50	Calls (multiple) with S. Tendolkar and client re [REDACTED]
12/16/2013	BCM	1632	02	4.3	\$ 395.00	\$ 1,698.50	Review Motion for Protective Order and to Quash and all related pleadings and exhibits/Prepare argument/Correspondence (multiple) re deposition stipulations and other discovery matters.
12/17/2013	BCM	1632	02	2.1	\$ 395.00	\$ 829.50	Prep for hearing/Conduct hearing on Motion for Protective Order/Correspondence (multiple) re same/Travel back from Austin.
12/18/2013	BCM	1632	02	0.3	\$ 395.00	\$ 118.50	Correspondence (multiple) re order on Motion to Quash.

EXHIBIT

A-2

12/27/2013	BCM	1632	02	1.3	\$ 395.00	\$ 513.50	Correspondence re depositions of Wilson and others; correspondence (multiple) re. depositions in January and February.
12/30/2013	BCM	1632	02	1.3	\$ 395.00	\$ 513.50	Correspondence re depositions of Wilson and others/Correspondence (multiple) re depositions in January and February.
12/31/2013	BCM	1632	02	1	\$ 395.00	\$ 395.00	Correspondence re logistics for deposition in Pennsylvania and subsequent depo prep in San Diego.
1/8/2014	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Correspondence (multiple) re discovery issues and motion to compel.
1/10/2014	BCM	1632	02	4.5	\$ 395.00	\$ 1,777.50	Prep documents for depo preps/Meet with client/Meeting with K Valentine re [REDACTED] Meeting with C Hunsacker re [REDACTED]
1/13/2014	BCM	1632	02	0.8	\$ 395.00	\$ 316.00	Analyze scheduling order for correspondence on extension of discovery deadline/Correspondence with opposing counsel.
1/15/2014	BCM	1632	02	1.1	\$ 395.00	\$ 434.50	Review and revise discovery stipulation/Correspondence (multiple) re same.
1/21/2014	BCM	1632	02	0.3	\$ 395.00	\$ 118.50	Correspondence (multiple) re MSJ in Lewis case.
1/24/2014	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Analyze witness list for live testimony; conference with S. Witt re same.
1/27/2014	BCM	1632	02	2.2	\$ 395.00	\$ 869.00	Conferences and correspondence (multiple) with client and opposing counsel re. depositions scheduled for next week.
1/28/2014	BCM	1632	02	1.9	\$ 395.00	\$ 750.50	Correspondence (multiple) re MSJ drafts; conference with client re [REDACTED] conferences with J. Fain (multiple) re [REDACTED] conference with L. Pockers re. depositions.
1/28/2014	BCM	1632	02	4.2	\$ 395.00	\$ 1,659.00	Correspondence (multiple) re. MSJ, multiple open issues and depositions; review and revise motion for summary judgment; review noncompetes case law; conference with J. fain and A. Gould re [REDACTED]
1/31/2014	BCM	1632	02	0.7	\$ 395.00	\$ 276.50	Conference with J. Fain re. [REDACTED] correspondence re. same and re MSJ's.
2/3/2014	BCM	1632	02	2.1	\$ 395.00	\$ 829.50	Conferences (multiple) with S Tendolkar and J Fain re Lewis' MSJ/Review Lewis MSJ re same.
2/11/2014	BCM	1632	02	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) and conference with S Tendolkar re [REDACTED]
2/12/2014	BCM	1632	02	1.6	\$ 395.00	\$ 632.00	Analyze redacted version of MSJ for possible opportunities/Conference with S Tendolkar re [REDACTED] Call to client re [REDACTED]
2/13/2014	BCM	1632	02	2.1	\$ 395.00	\$ 829.50	Review and revise response to MSJ/Correspondence re same/Conference with J Fain re [REDACTED]
2/14/2014	BCM	1632	02	1.5	\$ 395.00	\$ 592.50	Conferences (multiple) with J Fain re response to Motion for Summary Judgment and Appendices/Correspondence re same.
2/21/2014	BCM	1632	02	1.4	\$ 395.00	\$ 553.00	Review and revise reply to Motion for Summary Judgment.
3/13/2014	BCM	1632	02	1.3	\$ 395.00	\$ 513.50	Correspondence (multiple) re: remaining discovery and depositions.
3/21/2014	BCM	1632	02	0.6	\$ 395.00	\$ 237.00	Conference with S. Witt re: [REDACTED]
3/24/2014	BCM	1632	02	4.3	\$ 395.00	\$ 1,698.50	Prepare for meeting with M. Paolucci; Deposition preparation with M. Paolucci.
3/25/2014	BCM	1632	02	3	\$ 395.00	\$ 1,185.00	Travel from San Diego to Dallas/Fort Worth.
3/26/2014	BCM	1632	02	0.2	\$ 395.00	\$ 79.00	Conference with J. Fain re: [REDACTED]
4/1/2014	BCM	1632	02	2.5	\$ 395.00	\$ 987.50	Conference with L. Pockers re: scheduling of depositions and settlement; Correspondence with client re: [REDACTED] Correspondence (multiple) with Internal Wick Phillips trial team re: [REDACTED] Review NuVasive proxy statement for [REDACTED]
4/2/2014	BCM	1632	02	3.1	\$ 395.00	\$ 1,224.50	Correspondence (multiple) re: deposition scheduling; Internal Wick Phillips trial team meeting re: [REDACTED] Correspondence (multiple) re: next steps and trial preparation.
4/3/2014	BCM	1632	02	0.6	\$ 395.00	\$ 197.50	Review Judge's Motion for Summary Judgment Orders denying both Motions for Summary Judgment; Correspondence (multiple) re: same.
4/15/2014	BCM	1632	02	1.2	\$ 395.00	\$ 474.00	Review court order on status conference; Correspondence (multiple) re: same; Arrange logistics re: same.
4/23/2014	BCM	1632	02	1.5	\$ 395.00	\$ 592.50	Depo prep with Craig Hunsaker.
4/24/2014	BCM	1632	02	2.2	\$ 395.00	\$ 869.00	Defend deposition of C Hunsaker/Correspondence re same.
4/30/2014	BCM	1632	02	0.9	\$ 395.00	\$ 355.50	Attend hearing on status conference with Judge Sparks.
5/5/2014	BCM	1632	02	3.4	\$ 395.00	\$ 1,343.00	Correspondence (multiple) re: expert availability for trial; Correspondence re [REDACTED] Review and revise corporate representative deposition outline; Correspondence (multiple) re: exhibits for corporate representative deposition.
5/6/2014	BCM	1632	02	6	\$ 395.00	\$ 2,370.00	Prepare for corporate representative deposition; Take corporate representative deposition; Conference with S. Tendolkar re: [REDACTED]
5/7/2014	BCM	1632	02	3.2	\$ 395.00	\$ 1,264.00	Travel from Philadelphia to San Diego; Correspondence (multiple) re: trial date and court calendar; Conference with client re: [REDACTED]
5/8/2014	BCM	1632	02	4.3	\$ 395.00	\$ 1,698.50	Correspondence (multiple) re: call with the court scheduler; Travel from San Diego to DFW.
5/9/2014	BCM	1632	02	1.5	\$ 395.00	\$ 592.50	Conferences (multiple) with client re: [REDACTED] Correspondence (multiple) re: same; Conference with J. Fain re: [REDACTED] Review federal rule.
5/12/2014	BCM	1632	02	1.7	\$ 395.00	\$ 671.50	Prepare for status meeting with client; Review and revise agenda; Correspondence (multiple) re: same.
5/13/2014	BCM	1632	02	7.5	\$ 395.00	\$ 2,962.50	Meeting with client re: case plan and trial preparation in Dallas; Review and revise witness list and order; Correspondence re: meeting with expert.
5/14/2014	BCM	1632	02	4.2	\$ 395.00	\$ 1,659.00	Conference with client re: [REDACTED] Meeting with damages expert; Correspondence (multiple) re: demonstratives; Review and revise cross exams of Dryer and Lewis.
5/15/2014	BCM	1632	02	2.5	\$ 395.00	\$ 987.50	Review to-do list; Conferences (multiple) with S. Tendolkar re: same.
5/16/2014	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Correspondence (multiple) re: supplemental disclosures.
5/27/2014	BCM	1632	02	0.8	\$ 395.00	\$ 316.00	Correspondence and analysis re: trial date; Correspondence (multiple) re: expert depositions and supplemental report.
5/28/2014	BCM	1632	02	1	\$ 395.00	\$ 395.00	Correspondence (multiple) re: expert preparation and depositions.
5/29/2014	BCM	1632	02	5.5	\$ 395.00	\$ 2,172.50	Preparation meeting with expert G. Durham and J. Garrett; Trial preparation meeting with J. Garrett.
5/30/2014	BCM	1632	02	7.5	\$ 395.00	\$ 2,962.50	Take and defend deposition of expert G. Durham; Attend deposition of Defendant's expert, K. Ugone.
6/2/2014	BCM	1632	02	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) with opposing counsel re: depositions and Motions to Strike; Correspondence (multiple) re: witnesses; [REDACTED]
6/3/2014	BCM	1632	02	2.5	\$ 395.00	\$ 987.50	Conferences (multiple) with J. Fain re: trial; Correspondence (multiple) re: [REDACTED]
6/4/2014	BCM	1632	02	3.6	\$ 395.00	\$ 1,422.00	Trial prep meeting with internal WP team; Assign tasks and review demonstratives; Conference with client re: [REDACTED] Conference with client re: [REDACTED] Review form Jury Charge.
6/5/2014	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Correspondence (multiple) re: service of subpoenas.
6/6/2014	BCM	1632	02	1	\$ 395.00	\$ 395.00	Correspondence (multiple) with opposing counsel and trial team re: trial stipulations and schedules.
6/9/2014	BCM	1632	02	6.5	\$ 395.00	\$ 2,567.50	Review and revise Motion in Limine; Review and revise response to Motion to Strike; Correspondence (multiple) re: same; Continue trial preparation.
6/10/2014	BCM	1632	02	5.6	\$ 395.00	\$ 2,212.00	Continue trial preparation; Review and revise direct exam of G. Durham; Draft settlement letter; Conference with client; Conference with opposing counsel.
6/11/2014	BCM	1632	02	8.9	\$ 395.00	\$ 2,725.50	Trial preparation; Review deposition exhibits and cull down exhibit list; Review all pretrial material deadlines; Conferences (multiple) re: same; Conference with client re: [REDACTED]
6/12/2014	BCM	1632	02	8.5	\$ 395.00	\$ 2,567.50	Trial strategy meeting with clients; Develop themes and plot out witness order and crosses and directs; Correspondence and conferences (multiple) with witnesses; Conference with expert re: Subpoena.
6/13/2014	BCM	1632	02	4	\$ 395.00	\$ 1,580.00	Continue trial prep/Review documents and depositions for directs and cross/Conferences (multiple) with opposing counsel re settlement/Conference with trial consultant [REDACTED]
6/14/2014	BCM	1632	02	3	\$ 395.00	\$ 1,185.00	Correspondence (multiple) with opposing counsel re: stipulations and with WP trial team re [REDACTED] Review and edit demonstratives; Conference with S. Witt re: [REDACTED] Review and revise draft Response to Motion to Exclude; Review witness folders; Review and revise draft L. Lewis cross; Review previous deposition outlines for L. Lewis and include relevant riders in L. Lewis cross.



6/15/2014	BCM	1632	02	2.5	\$ 395.00	\$ 987.50	Travel to Austin for deposition preparation (worked on plane); Review documents for witnesses.
6/16/2014	BCM	1632	02	7.5	\$ 395.00	\$ 2,962.50	Meetings with client in Austin to [REDACTED] Review text messages re: Pendleton; Review documents re: Twite; Review deposition designation of Twite for relevant testimony; Prep Twite and Pendleton; Read Harris depositions (multiple) for possible cross material.
6/17/2014	BCM	1632	02	8.2	\$ 395.00	\$ 3,239.00	Review court orders (multiple) re: scheduling; internal WP trial team meeting re: trial preparation and briefing; Conference call with client re: [REDACTED] Set-up "Big Board" for tasks and action items; Draft opening statement; Calls to and correspondence with opposing counsel (multiple) re: housekeeping issues.
6/18/2014	BCM	1632	02	8.2	\$ 395.00	\$ 3,239.00	Conference with opposing counsel re: housekeeping matters and pretrial deadlines and witness availability; Correspondence (multiple) re: same; Review and revise Jury Charge; Draft Voir Dire questions; Correspondence re: same; Conference with jury consultant re: [REDACTED] Review and revise Motion for Sanctions; Revise Voir Dire questions; Correspondence (multiple) re: all of the above.
6/19/2014	BCM	1632	02	4.2	\$ 395.00	\$ 1,659.00	Correspondence (multiple) with client, opposing counsel and internal WP trial team re: Jury Charge, witness orders, exchanging information with the other side during trial, multiple other trial matters.
6/20/2014	BCM	1632	02	6.7	\$ 395.00	\$ 2,646.50	Finalize all materials to be exchanged with opposing counsel; Analyze correspondence from opposing counsel re: exchange of materials and disclosures during trial; Execute stipulation re: Larson and Rydin; Attention to multiple trial matters.
6/21/2014	BCM	1632	02	7	\$ 395.00	\$ 2,765.00	Continue trial preparation; Read and mark text messages for L. Lewis cross; Revise Opening Statement; Re-Read L. Lewis deposition transcript; Review Dryer draft cross.
6/22/2014	BCM	1632	02	7.2	\$ 395.00	\$ 2,844.00	Continue trial preparation; Read both L. Lewis depositions and work into cross outlines; Review exhibit lists and exhibits re: L. Lewis cross.
6/23/2014	BCM	1632	02	8.2	\$ 395.00	\$ 3,239.00	Continue trial prep; Review Amon rebuttal direct; Review Dryer cross per anticipated testimony; Correspondence (multiple) with internal WP team re: [REDACTED] Conferences (multiple) with J. Fain re: same; Analyze witness list and correspondence with opposing counsel re: same; Analyze C. Burdine representation situation and correspondence re: same.
6/24/2014	BCM	1632	02	10.5	\$ 395.00	\$ 4,147.50	Continue trial prep; Correspondence with opposing counsel re: C. Burdine; Review and revise response to Motion in Limine (multiple); Re-read J. Wilson depositions and revise cross accordingly; Conferences (multiple) re: exhibits; Rework exhibit list with J. Fain.
6/25/2014	BCM	1632	02	12	\$ 395.00	\$ 4,740.00	Continue trial prep; Review revised exhibit list; Finish reading and marking J. Wilson deposition; Review all pleadings re: Motion(s) to Strike Durham testimony and Motion for Sanctions and Spoliation; Prep arguments for same; Meeting with expert.
6/26/2014	BCM	1632	02	7.5	\$ 395.00	\$ 2,962.50	Prep for pre-trial hearing and draft arguments and outlines; Attend and argue pretrial hearing; Meeting with client after hearing; Conferences with J. Garrett re: [REDACTED]
6/27/2014	BCM	1632	02	4.5	\$ 395.00	\$ 1,777.50	Conferences (multiple) with client; Internal team meeting re: [REDACTED] Conference with [REDACTED] Conference with [REDACTED] Conference and correspondence (multiple) re: settlement offers with opposing counsel and client; Conference with J. Fain re: [REDACTED]
6/29/2014	BCM	1632	02	5	\$ 395.00	\$ 1,975.00	Continue trial prep; Meeting with J. Fain re: [REDACTED] Read deposition and draft direct of R. Yapp.
6/30/2014	BCM	1632	02	5.2	\$ 395.00	\$ 2,054.00	Meeting with J. Fain re: [REDACTED] Conference with client; Meeting with J. Fain re: [REDACTED] Review rest of L. Lewis Federal deposition and revise cross accordingly.
7/1/2014	BCM	1632	02	4.2	\$ 395.00	\$ 1,659.00	Continue trial prep; Conference with opposing counsel re: settlement; Conference with client re: [REDACTED] Conference with J. Fain re: [REDACTED] Review designations of Defendant and make revisions to objections and cross-designations.
7/2/2014	BCM	1632	02	2.5	\$ 395.00	\$ 987.50	Conference calls (multiple) with opposing counsel and client re: settlement discussions; Correspondence (multiple) re: directs, crosses, and movement to Austin for trial.
7/3/2014	BCM	1632	02	7.5	\$ 395.00	\$ 2,962.50	Conferences (multiple) with J. Fain re: [REDACTED] Load trucks for Austin; Travel to Austin for trial; Set-up war room.
7/4/2014	BCM	1632	02	6.7	\$ 395.00	\$ 2,646.50	Continue trial preparation; Review and revise trial brief on year 2 damages; Review research and correspondence re: equitable disgorgement theory; Review directs and crosses; Correspondence (multiple) re: exhibit lists; Review and revise opening with input from [REDACTED] Work on exhibit lists and summary exhibit lists.
7/5/2014	BCM	1632	02	7.8	\$ 395.00	\$ 3,081.00	Continue trial preparation; Review and finalize trial brief on year 2 damages; Develop themes and counter-themes re: L. Lewis and Dr. Dryer; Review and revise directs and crosses; Correspondence (multiple) with S. Tendolkar and J. Fain re: [REDACTED] Practice directs and crosses of K. Valentine and L. Lewis, with exhibits, and anticipated objections.
7/6/2014	BCM	1632	02	14.5	\$ 395.00	\$ 5,727.50	Final trial preparation; Revise (multiple) opening statement and slides; Confer with J. Fain re: [REDACTED] Review and revise outlines; Prep K. Valentine for testimony; Meetings (multiple) with client re: [REDACTED]
7/8/2014	BCM	1632	02	13.5	\$ 395.00	\$ 5,332.50	Direct examination via video of K. Valentine; Continue trial preparation; Review and revise crosses of C. Burdine and Dr. Dryer; Calls (multiple) with C. Burdine re: non-representation by opposing counsel; Calls (multiple) with opposing counsel re: same and re: settlement; Review exhibits for next day; Rework witness order; Conferences (multiple) with client; Prep R. Yapp for direct examination; Meeting with expert re: anticipated testimony.
7/9/2014	BCM	1632	02	14	\$ 395.00	\$ 5,530.00	Trial/Prep for next day.
7/10/2014	BCM	1632	02	13.5	\$ 395.00	\$ 5,332.50	Trial/Prep for next day.
7/11/2014	BCM	1632	02	7	\$ 395.00	\$ 2,765.00	Prep closing argument; Trial - finish evidence and closing arguments; Wait on jury and receive verdict.
7/12/2014	BCM	1632	02	4	\$ 395.00	\$ 1,580.00	Break down war room and travel from Austin back to Fort Worth.
7/14/2014	BCM	1632	02	3.1	\$ 395.00	\$ 1,224.50	Clean up trial materials; Draft letter to jurors; Correspondence (multiple) with opposing counsel re: post-trial actions; Review filings from the court re: witness lists, etc.; Correspondence (multiple) re: trial transcripts and beginning work on fee applications; Draft letter to the Court re: settlement discussions.
7/15/2014	BCM	1632	02	5.6	\$ 395.00	\$ 2,212.00	Conference call with internal team re: [REDACTED] Correspondence (multiple) re: TTLA issue and segregation issues; Review preliminary research re: [REDACTED] Meeting with client re: [REDACTED] Call with [REDACTED] Correspondence with [REDACTED]
7/16/2014	BCM	1632	02	2.6	\$ 395.00	\$ 1,027.00	Review and revise letter to the Court re: settlement offers; Conference with opposing counsel re: attorney's fees issue; Conference with client re: [REDACTED] Revise letter re: same; Review Final Judgment issued by the Court.
7/17/2014	BCM	1632	02	1.2	\$ 395.00	\$ 474.00	Correspondence (multiple) re: Application for Attorney's fees; Conference with opposing counsel re: our proposal for fees; Review opposing counsel's follow-up letter to the Court; Correspondence with internal staff re: [REDACTED]
7/18/2014	BCM	1632	02	0.5	\$ 395.00	\$ 197.50	Conference call with WP internal team and W. Sonsini re: [REDACTED]
7/23/2014	BCM	1632	02	0.6	\$ 395.00	\$ 237.00	Conference call with opposing counsel re: their fee application; Conference with internal WP team re: [REDACTED]
7/24/2014	BCM	1632	02	1.5	\$ 395.00	\$ 592.50	Correspondence (multiple) re: attorneys' fee application; Review and revise draft of application; Review and revise affidavit.

464 Total Fees: \$ 183,201.00



Seema Tendolkar - SST  
 Hours Worked - NuVasive, Inc./Laura Lewis 1632.02  
 12/12/2012 - 7/28/2014

Date	Timekeeper	Client	Matter	Billed Hours	Billed Rate	Billed Total	Narrative
12/14/2012	SST	1632	02	2.9	\$ 340.00	\$ 986.00	Draft, edit and revise complaint against LL; research re. [REDACTED]
12/17/2012	SST	1632	02	0.7	\$ 340.00	\$ 238.00	Continue editing and revising LL complaint; correspond re. same.
12/18/2012	SST	1632	02	3.2	\$ 340.00	\$ 1,088.00	Research re. [REDACTED]
12/20/2012	SST	1632	02	3.8	\$ 340.00	\$ 1,292.00	Prepare and send waiver forms to opposing counsel; correspond re. same; review correspondence from court re. admission and prepare paperwork; review LL and GH deposition transcripts; Research re. [REDACTED] correspond with J. Fain re. [REDACTED] review and comment upon draft complaint
12/24/2012	SST	1632	02	1.2	\$ 340.00	\$ 408.00	Begin drafting memo re. [REDACTED]
12/31/2012	SST	1632	02	0.8	\$ 340.00	\$ 272.00	Review Priv motion and waiver of service as filed; review requirements for Notice of Related Case; review Internal correspondence.
1/2/2013	SST	1632	02	0.2	\$ 340.00	\$ 68.00	Correspond with court and internally re. notice of related case; draft and file same.
2/19/2013	SST	1632	02	1.4	\$ 340.00	\$ 476.00	Review Motion to Abstain, Answer and supporting documents filed by Lewis; begin drafting response in opposition to Motion to Abstain.
2/20/2013	SST	1632	02	1.4	\$ 340.00	\$ 476.00	Draft opposition to motion to abstain.
2/21/2013	SST	1632	02	5.3	\$ 340.00	\$ 1,802.00	Draft opposition to motion to abstain; research and correspondence re. same.
2/25/2013	SST	1632	02	1.8	\$ 340.00	\$ 612.00	Review and edit response to motion to abstain and supporting documents; prepare same for filing; correspond re. same.
2/26/2013	SST	1632	02	0.9	\$ 340.00	\$ 306.00	Review and edit response to motion to abstain and supporting documents; prepare same for filing; correspond re. same.
2/28/2013	SST	1632	02	0.2	\$ 340.00	\$ 68.00	Review and circulate order on motion to abstain and Rule 26 Order.
3/6/2013	SST	1632	02	0.3	\$ 340.00	\$ 102.00	Correspond re. Rule 26(f) Order.
4/2/2013	SST	1632	02	1.3	\$ 340.00	\$ 442.00	Review 2-28 order, FRCP and local rules; draft discovery plan and scheduling order; correspond re. same.
4/4/2013	SST	1632	02	0.6	\$ 340.00	\$ 204.00	Correspondence and research re. various open issues.
4/9/2013	SST	1632	02	0.3	\$ 340.00	\$ 102.00	Review opposing counsel's comments to draft discovery plan and scheduling order; correspond re. same.
4/30/2013	SST	1632	02	0.9	\$ 340.00	\$ 306.00	Prepare RFD responses.
5/2/2013	SST	1632	02	0.4	\$ 340.00	\$ 136.00	Review and revise initial disclosures.
6/18/2013	SST	1632	02	1.5	\$ 340.00	\$ 510.00	Draft protective order.
6/21/2013	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Revise and edit protective order and joint motion for same.
7/9/2013	SST	1632	02	0.7	\$ 340.00	\$ 238.00	Revise and edit protective order; correspond re. same.
8/6/2013	SST	1632	02	0.3	\$ 340.00	\$ 102.00	Revise and edit draft protective order; correspond re. same.
8/9/2013	SST	1632	02	0.7	\$ 340.00	\$ 238.00	Calls and emails with B. Martin, J. Fain, J. Garrett, and opposing counsel re. discovery.
8/12/2013	SST	1632	02	0.7	\$ 340.00	\$ 238.00	Correspond with opposing counsel, B. Martin and J. Fain re. protective order and Lewis' request to include Globus.
8/13/2013	SST	1632	02	0.7	\$ 340.00	\$ 238.00	Correspond with opposing counsel, B. Martin and J. Fain re. protective order.
8/14/2013	SST	1632	02	2.4	\$ 340.00	\$ 816.00	Prepare RFPs to Lewis; prepare subpoena for Globus.
8/15/2013	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Revise and edit RFPs to Lewis.
8/16/2013	SST	1632	02	0.9	\$ 340.00	\$ 306.00	Prepare opposed motion for entry of protective order; correspond re. same.
8/19/2013	SST	1632	02	0.6	\$ 340.00	\$ 204.00	Revise and file opposed motion for entry of protective order.
8/20/2013	SST	1632	02	0.4	\$ 340.00	\$ 136.00	Revise and subpoena requests to Globus; correspond re. same.
8/21/2013	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Revise and subpoena requests to Globus and RFPs to Lewis. Correspond re. same.
8/22/2013	SST	1632	02	0.4	\$ 340.00	\$ 136.00	Revise discovery requests to Lewis; correspond with team and client re. [REDACTED]
8/26/2013	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Review Lewis' opposition to motion for entry of protective order; correspond re. same.
8/27/2013	SST	1632	02	2.3	\$ 340.00	\$ 782.00	Draft reply in support of opposed motion for protective order.
8/28/2013	SST	1632	02	1.1	\$ 340.00	\$ 374.00	Revise and edit reply in support of opposed motion for protective order; file same.
9/4/2013	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Correspond with team re. [REDACTED]
9/10/2013	SST	1632	02	0.3	\$ 340.00	\$ 102.00	Correspond with team and opposing counsel re. proposal on motion for protective order.
9/11/2013	SST	1632	02	0.4	\$ 340.00	\$ 136.00	Correspond with team and opposing counsel re. proposal on motion for protective order.
9/12/2013	SST	1632	02	1.7	\$ 340.00	\$ 578.00	Revise and edit agreed protective order and joint motion for entry of protective order and withdrawal of motion regarding same; correspond with team re. [REDACTED]
9/13/2013	SST	1632	02	0.6	\$ 340.00	\$ 204.00	Revise and edit agreed protective order; correspond with opposing counsel re. same.
9/15/2013	SST	1632	02	0.3	\$ 340.00	\$ 102.00	Correspond with J. Fain, B. Martin, J. Garrett and opposing counsel re. protective order and possible hearing.
9/16/2013	SST	1632	02	1.2	\$ 340.00	\$ 408.00	Correspond with J. Fain, B. Martin and opposing counsel re. protective order and hearing; revise and file protective order and motion; correspond with court re. hearing.
9/17/2013	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Correspond with Court, team and opposing counsel re. hearing.
9/24/2013	SST	1632	02	0.7	\$ 340.00	\$ 238.00	Review discovery requests propounded by Lewis; correspond with team re. [REDACTED]
9/25/2013	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Correspond with team and client re. [REDACTED]
9/27/2013	SST	1632	02	0.7	\$ 340.00	\$ 238.00	Draft correspondence to opposing counsel re. discovery deficiencies and NuVasive's position on requested depositions; correspond with team re. [REDACTED]
10/2/2013	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Review LL answer and counterclaim; prepare to do list and discuss same with team.
10/3/2013	SST	1632	02	2.1	\$ 340.00	\$ 714.00	Revise and edit settlement letter to opposing counsel pursuant to scheduling order; draft responses to 122 Requests for Production served by Lewis.
10/4/2013	SST	1632	02	2.3	\$ 340.00	\$ 782.00	Draft responses to 122 Requests for Production served by Lewis; review correspondence from opposing counsel re. discovery issues and correspond re. strategy for responding to same.
10/8/2013	SST	1632	02	1.1	\$ 340.00	\$ 374.00	Correspond with J. Garrett re. [REDACTED]
10/9/2013	SST	1632	02	0.7	\$ 340.00	\$ 238.00	Correspond with client, B. Martin and J. Fain re. [REDACTED]
10/11/2013	SST	1632	02	0.3	\$ 340.00	\$ 102.00	Draft letter to opposing counsel re. same. Correspond with M. Duffy re. [REDACTED] review correspondence from opposing counsel.
10/14/2013	SST	1632	02	1.4	\$ 340.00	\$ 476.00	Prepare discovery stipulation; correspond with M. Duffy re. [REDACTED]
10/15/2013	SST	1632	02	1.4	\$ 340.00	\$ 476.00	Correspond with M. Duffy re. [REDACTED] correspond with opposing counsel re. deposition schedules and various open issues; revise and edit discovery stipulation.
10/16/2013	SST	1632	02	0.7	\$ 340.00	\$ 238.00	Revise and edit responses to Requests for Production served by Lewis; circulate same;
10/17/2013	SST	1632	02	2.4	\$ 340.00	\$ 816.00	Draft responses to Interrogatories served by Lewis and compare with [REDACTED] [REDACTED] and edit answer to Lewis' counterclaims; correspond with M. Duffy re. [REDACTED]
10/18/2013	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Revise and edit discovery responses to Lewis; revise and edit answer to Lewis' counterclaims.
10/20/2013	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Correspond with team and opposing counsel re. depositions and discovery stipulations.
10/21/2013	SST	1632	02	1.1	\$ 340.00	\$ 374.00	Review documents produced by Globus.
10/21/2013	SST	1632	02	0.6	\$ 340.00	\$ 204.00	Correspond with J. Fain and opposing counsel re. discovery stipulation, deposition scheduling and other open items.
10/22/2013	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Calls with J. Fain and opposing counsel re. discovery stipulation, deposition scheduling and other open issues.
10/23/2013	SST	1632	02	0.4	\$ 340.00	\$ 136.00	Revise discovery stipulation and correspond re. same.

10/23/2013	SST	1632	02	0.6	\$	340.00	\$	204.00	Review deposition notices from Lewis, [REDACTED] and correspond re. same.
10/23/2013	SST	1632	02	0.5	\$	340.00	\$	170.00	Correspond with M. Duffy re. [REDACTED]
10/24/2013	SST	1632	02	0.7	\$	340.00	\$	238.00	Correspond with opposing counsel and team re. deposition scheduling and change of schedule.
10/24/2013	SST	1632	02	0.8	\$	340.00	\$	272.00	Review Wilson deposition transcript from state court case in preparation for [REDACTED]
10/25/2013	SST	1632	02	1	\$	340.00	\$	340.00	Correspond with S. Witt, M. Duffy and opposing counsel re. scheduling of depositions.
10/26/2013	SST	1632	02	0.5	\$	340.00	\$	170.00	Correspond with B. Martin and J. Fain re. [REDACTED]
10/26/2013	SST	1632	02	3.7	\$	340.00	\$	1,258.00	Prepare for Lewis deposition by [REDACTED]
10/27/2013	SST	1632	02	4.1	\$	340.00	\$	1,394.00	Draft deposition outline for L. Lewis and review [REDACTED] and documents in connection with same.
10/28/2013	SST	1632	02	2.8	\$	340.00	\$	952.00	Review phone records produced by Globus in state action in preparation for [REDACTED] Review and edit Lewis deposition outline and review documents/potential exhibits. Correspond with team re. same.
10/28/2013	SST	1632	02	1.2	\$	340.00	\$	408.00	Revise and edit responses to Lewis' RFPs and ROGs; prepare service copies of same.
10/28/2013	SST	1632	02	2.9	\$	340.00	\$	986.00	Revise Lewis deposition outline; review documents and transcripts in connection with same; correspond with B. Martin, S. Witt and J. Fain re. [REDACTED] prepare chart of [REDACTED]
10/30/2013	SST	1632	02	1.3	\$	340.00	\$	442.00	Draft motion for protective order and conduct research re. same.
10/30/2013	SST	1632	02	0.6	\$	340.00	\$	204.00	Correspond with team re. [REDACTED]
11/1/2013	SST	1632	02	3.1	\$	340.00	\$	1,054.00	Draft motion to quash and for protective order; research and correspondence re. same.
11/3/2013	SST	1632	02	2.5	\$	340.00	\$	850.00	Revise and edit motion to quash and for protective order; research re. [REDACTED]
11/4/2013	SST	1632	02	1.8	\$	340.00	\$	612.00	Revise and edit motion to quash and for protective order; correspond re. same.
11/4/2013	SST	1632	02	0.5	\$	340.00	\$	170.00	Prepare deposition subpoena to Globus.
11/5/2013	SST	1632	02	0.8	\$	340.00	\$	272.00	Correspond with M. Duffy, team and opposing counsel re. deposition scheduling.
11/5/2013	SST	1632	02	1.6	\$	340.00	\$	544.00	Revise and edit protective order motion and Rydin and Lukianov affidavits in support of same.
11/6/2013	SST	1632	02	1.1	\$	340.00	\$	374.00	Correspond with team and client re. [REDACTED] review same.
11/6/2013	SST	1632	02	0.4	\$	340.00	\$	136.00	Correspond with team and client re. [REDACTED]
11/7/2013	SST	1632	02	0.4	\$	340.00	\$	136.00	Correspond with team and opposing counsel re. deposition scheduling; revise Harris deposition notice.
11/12/2013	SST	1632	02	1	\$	340.00	\$	340.00	Participate in meeting with Yapp. Call with B. Martin and J. Garrett re. [REDACTED] follow up correspondence re. same.
11/13/2013	SST	1632	02	0.7	\$	340.00	\$	238.00	Correspond with team and opposing counsel re. deposition scheduling and discovery proposal.
11/13/2013	SST	1632	02	0.8	\$	340.00	\$	272.00	Revise motion for protective order and Lukianov affidavit.
11/14/2013	SST	1632	02	1.3	\$	340.00	\$	442.00	Revise and edit 30(b)(6) notice; review deposition transcript of Brett Murphy in connection with same; correspond re. proposal to opposing counsel re. use of state transcripts in federal actions in exchange for removal of depositions.
11/15/2013	SST	1632	02	0.6	\$	340.00	\$	204.00	Correspond with team and opposing counsel re. discovery proposal and deposition scheduling.
11/18/2013	SST	1632	02	0.4	\$	340.00	\$	136.00	Correspond re. 30b6 deposition topics; prepare service copy of same.
11/18/2013	SST	1632	02	1.2	\$	340.00	\$	408.00	Prepare stipulation re. deposition of Crutchfield and correspond with B. Martin and opposing counsel re. same.
11/19/2013	SST	1632	02	0.5	\$	340.00	\$	170.00	Correspond re. Crutchfield depo and stipulation to take down same; revise Exhibit A to Globus subpoena and correspond re. same.
11/20/2013	SST	1632	02	0.4	\$	340.00	\$	136.00	Revise and execute Crutchfield depo stipulation and correspond re. same.
11/21/2013	SST	1632	02	0.6	\$	340.00	\$	204.00	Finalize Crutchfield discovery agreement; correspond with team re. [REDACTED]
11/21/2013	SST	1632	02	0.5	\$	340.00	\$	170.00	Correspond re. motion to quash Lukianov and Rydin depositions and supporting affidavits.
11/21/2013	SST	1632	02	0.3	\$	340.00	\$	102.00	Correspond re. subpoena to Globus.
11/22/2013	SST	1632	02	0.3	\$	340.00	\$	102.00	Review Lewis' supplement production and correspond re. same; correspond re. discovery and prep session scheduling.
11/25/2013	SST	1632	02	1.3	\$	340.00	\$	442.00	Revise, edit and finalize motion to quash Lukianov and Rydin depositions and all exhibits.
11/26/2013	SST	1632	02	0.6	\$	340.00	\$	204.00	Review and revise Globus subpoena; correspond re. same; correspond re. Burdine deposition date.
11/29/2013	SST	1632	02	1.4	\$	340.00	\$	476.00	Correspond with team re. [REDACTED] review Lewis transcript.
12/3/2013	SST	1632	02	2.1	\$	340.00	\$	714.00	Review Lewis' response to motion for protection; revise and edit reply brief and correspond with team re. [REDACTED]
12/8/2013	SST	1632	02	0.5	\$	340.00	\$	170.00	Revise and edit reply in support of NuVasive's motion for protection; correspond with team re. [REDACTED]
12/9/2013	SST	1632	02	0.5	\$	340.00	\$	170.00	Review reply brief and correspond re. filing of same.
12/9/2013	SST	1632	02	0.3	\$	340.00	\$	102.00	Review Lewis complete text log for [REDACTED] and correspond re. same.
12/12/2013	SST	1632	02	0.7	\$	340.00	\$	238.00	Review newly produced Yapp documents and correspond with team re. [REDACTED] correspond with team re. [REDACTED]
12/13/2013	SST	1632	02	1.2	\$	340.00	\$	408.00	Prepare outline for 12/17 hearing on motion for protective order; review case law re. same.
12/16/2013	SST	1632	02	0.5	\$	340.00	\$	170.00	Correspond with opposing counsel and team re. possible deposition stipulation; correspond with team re. [REDACTED]
12/30/2013	SST	1632	02	3.1	\$	340.00	\$	1,054.00	Review Lewis and Harris deposition transcripts.
1/1/2014	SST	1632	02	0.3	\$	340.00	\$	102.00	Review Ansari depo outline and correspond with J. Fain re. [REDACTED]
1/2/2014	SST	1632	02	0.3	\$	340.00	\$	102.00	Review Yapp documents and correspond re. production of same.
1/6/2014	SST	1632	02	0.6	\$	340.00	\$	204.00	Correspond with team and opposing counsel re. open discovery issues.
1/8/2014	SST	1632	02	0.6	\$	340.00	\$	204.00	Correspond with team and opposing counsel re. alleged discovery issues and Jan. 3 letter.
1/9/2014	SST	1632	02	1.6	\$	340.00	\$	544.00	Correspond with opposing counsel, B. Martin and J. Fain re. discovery issues, timing and motion to compel; review scheduling order and local rules.
1/10/2014	SST	1632	02	1.1	\$	340.00	\$	374.00	Correspond with opposing counsel, B. Martin and J. Fain re. discovery issues, timing and motion to compel; review and revise correspondence to Pockers setting forth stipulation to extend trial date and extend discovery period.
1/14/2014	SST	1632	02	1	\$	340.00	\$	340.00	Draft discovery stipulation; correspond with J. Fain re. [REDACTED]
1/15/2014	SST	1632	02	0.7	\$	340.00	\$	238.00	Revise and edit discovery stipulation; correspond with B. Martin and J. Fain re. [REDACTED]
1/27/2014	SST	1632	02	4.6	\$	340.00	\$	1,584.00	Draft motion for summary judgment; research for same; review documents and deposition transcripts in connection with same.
1/28/2014	SST	1632	02	6.8	\$	340.00	\$	2,312.00	Draft motion for summary judgment; research for same; review documents and deposition transcripts in connection with same.
1/29/2014	SST	1632	02	5.1	\$	340.00	\$	1,734.00	Revise and edit MSJ; research re. same; prepare motion to seal.
1/30/2014	SST	1632	02	3.3	\$	340.00	\$	1,122.00	Revise and edit MSJ and appendix; review redacted versions of same; correspond with J. Fain and SW re. [REDACTED]
1/31/2014	SST	1632	02	3.7	\$	340.00	\$	1,258.00	Revise and edit MSJ and appendix; review redacted versions of same; correspond with J. Fain and S. Witt re. [REDACTED] review Lewis' MSJ and correspond re. same.
2/3/2014	SST	1632	02	1.2	\$	340.00	\$	408.00	Review Lewis' MSJ and plan strategy for response brief; review research re. same; correspond with J. Fain and A. Pennington re. [REDACTED]
2/10/2014	SST	1632	02	1.4	\$	340.00	\$	476.00	Review corporate rep deposition notices and transcripts from state action to prepare for meet and confer with opposing counsel.
2/11/2014	SST	1632	02	3.6	\$	340.00	\$	1,224.00	Meet and confer with opposing counsel re. narrowing scope of corporate rep deposition topics; correspond with B. Martin and J. Fain re. [REDACTED] review corporate rep deposition notices and transcripts from state action to prepare for same; draft response in opposition to Lewis' MSJ.
2/12/2014	SST	1632	02	4.6	\$	340.00	\$	1,584.00	Draft response in opposition to Lewis' MSJ; revise Hunsaker affidavit; research and correspondence re. same.
2/13/2014	SST	1632	02	3.8	\$	340.00	\$	1,292.00	Draft response in opposition to Lewis' MSJ; revise Hunsaker affidavit; research and correspondence re. same.

2/14/2014	SST	1632	02	3.4	\$	340.00	\$	1,158.00	Revise and edit response in opposition to Lewis' MSJ and prepare same for filing; draft motion to seal and proposed order; correspond with team re. various open issues.
2/17/2014	SST	1632	02	0.7	\$	340.00	\$	238.00	Review Lewis' response to NuVasive's MSJ and consider response strategies.
2/20/2014	SST	1632	02	2.6	\$	340.00	\$	884.00	Revise and edit reply in support of MSJ; research and correspondence re. [REDACTED]
2/21/2014	SST	1632	02	2.2	\$	340.00	\$	748.00	Revise and edit reply in support of MSJ; research and correspondence re. same.
4/21/2014	SST	1632	02	0.5	\$	340.00	\$	170.00	Prepare objections to corporate representative deposition notice.
5/1/2014	SST	1632	02	2.7	\$	340.00	\$	918.00	Draft outline for Globus corporate representative deposition; review documents and deposition transcripts in connection with same.
5/2/2014	SST	1632	02	3.4	\$	340.00	\$	1,156.00	Draft Globus corporate representative deposition outline.
5/5/2014	SST	1632	02	1.7	\$	340.00	\$	578.00	Revise outline for corporate representative deposition and gather documents for same.
5/13/2014	SST	1632	02	6.5	\$	340.00	\$	2,210.00	Participate in meeting with J. Garrett and B. Martin re. [REDACTED] prepare correspondence to opposing counsel re. sanctions motion.
5/13/2014	SST	1632	02	0.7	\$	340.00	\$	238.00	Prepare supplemental disclosures and correspondence to opposing counsel.
5/16/2014	SST	1632	02	0.5	\$	340.00	\$	170.00	Revise and edit supplement to initial disclosures and transmittal letter.
5/23/2014	SST	1632	02	0.4	\$	340.00	\$	136.00	Correspond with B. Martin and opposing counsel re. disclosure of witnesses and possible depositions.
5/27/2014	SST	1632	02	2.1	\$	340.00	\$	714.00	Draft motion in limine.
6/2/2014	SST	1632	02	1.4	\$	340.00	\$	476.00	Revise and edit motion in limine.
6/3/2014	SST	1632	02	3.7	\$	340.00	\$	1,258.00	Correspond with team re. [REDACTED] research re. [REDACTED] review motion to strike Durham filed by Lewis.
6/4/2014	SST	1632	02	0.7	\$	340.00	\$	238.00	Participate in team conference call re. [REDACTED]
6/6/2014	SST	1632	02	0.4	\$	340.00	\$	136.00	Revise and edit response to motion to strike Durham.
6/8/2014	SST	1632	02	3	\$	340.00	\$	1,020.00	Revise and edit motion in limine and conduct research re. [REDACTED] (2.4); revise and edit response to motion to strike second supplemental report of Durham (6).
6/9/2014	SST	1632	02	3.1	\$	340.00	\$	1,054.00	Revise and edit motion in limine and conduct research re. [REDACTED] (2.3); prepare chart of upcoming deadlines (5); correspond with team re. [REDACTED] (3).
6/10/2014	SST	1632	02	1.1	\$	340.00	\$	374.00	Review motion to exclude Durham (4); prepare jury charge (7).
6/11/2014	SST	1632	02	3.7	\$	340.00	\$	1,258.00	Prepare jury charge (2.4); prepare motion in limine (1.4); participate in team call re. trial (5); correspond with team re. various open issues (4).
6/13/2014	SST	1632	02	1.7	\$	340.00	\$	578.00	Correspond with team re. [REDACTED] (4); review J. Pendleton deposition transcript and Lewis text messages in preparation for 6/16 meeting (1.3).
6/14/2014	SST	1632	02	1.2	\$	340.00	\$	408.00	Revise opposition to motion to strike (7); correspond with team re. [REDACTED] (5).
6/15/2014	SST	1632	02	3.4	\$	340.00	\$	1,156.00	Draft jury charge; research re. same.
6/16/2014	SST	1632	02	2.1	\$	340.00	\$	714.00	Revise jury charge (1.1); revise trial time line (4); correspond with team re. various open trial related issues (6).
6/17/2014	SST	1632	02	8.4	\$	340.00	\$	2,856.00	Draft motion for sanctions re. Bathphone; research and correspondence re. same (6.4); correspond with team re. [REDACTED] (1.2); review draft of pre-trial submissions (5); review response to motion to exclude (3).
6/18/2014	SST	1632	02	7.4	\$	340.00	\$	2,516.00	Revise and edit jury charge (1.1); revise and edit motion in limine and conduct research re. [REDACTED] (3.2); revise and edit sanctions motion and prepare for filing (1.7); correspond with team re. [REDACTED] (1.4).
6/19/2014	SST	1632	02	2.2	\$	340.00	\$	748.00	Research re. motion in limine (1.2); revise voir dire questions (4); review motion to strike Collins and Rydin (2); correspond with team re. [REDACTED] (4).
6/20/2014	SST	1632	02	8.3	\$	340.00	\$	2,822.00	Draft and revise motion in limine, motion to seal, motion to exceed page numbers and proposed orders and research re. [REDACTED] (5.6); review LL's pre-trial filings (1.2); revise jury charge (5); correspond with team re. [REDACTED] (7); revise response in opposition to motion to bifurcate (3).
6/21/2014	SST	1632	02	3.8	\$	340.00	\$	1,292.00	Draft response in opposition to motion to strike Collins and Aron (2.8); review Lewis cross examination outline (3); correspond with BCM re. [REDACTED] (2); correspond with team re. [REDACTED] (5).
6/22/2014	SST	1632	02	6	\$	340.00	\$	2,040.00	Draft response in opposition to motion to strike Collins and Aron and research re. same (2.2); draft response in opposition to Lewis' motion in limine (3.1); revise Dryer cross exam outline (4); correspond with team re. various issues (3).
6/23/2014	SST	1632	02	9.5	\$	340.00	\$	3,230.00	Draft response to Lewis motion in limine and research re. [REDACTED] (8.2); revise Lewis cross examination outline (6); correspond with team re. [REDACTED] and review research re. [REDACTED] (7).
6/24/2014	SST	1632	02	10	\$	340.00	\$	3,400.00	Draft response to Lewis motion in limine and research re. same (8.4); correspond with team re. [REDACTED] (5); participate in team trial meeting (5); revise and edit response to motion to strike Collins and Aron and prepare same for filing (6).
6/25/2014	SST	1632	02	5.4	\$	340.00	\$	1,836.00	Revise and edit response to LL motion in limine, review supporting exhibits, and prepare same for filing (3.1); review Lewis' response to motion for sanctions, analyze arguments and review/distinguish cases in preparation for 6/26 hearing (1.1); review Lewis filings (response to motion to bifurcate, response to motion for limine, exhibit list, jury charge, etc.) (1.2).
6/26/2014	SST	1632	02	3	\$	340.00	\$	1,020.00	Call with Pendleton (2); research re. [REDACTED] (5); review deposition outlines and prepare counter depo designations and objections to LL deposition designations (1.8); correspond with team re. [REDACTED] (5).
6/27/2014	SST	1632	02	3.4	\$	340.00	\$	1,156.00	Review deposition outlines and prepare counter depo designations and objections to LL deposition designations (2.1); revise elements chart (1.3).
6/29/2014	SST	1632	02	2.5	\$	340.00	\$	850.00	Revise Yapp outline (3); correspond with team re. [REDACTED] (4); review deposition outlines and prepare counter depo designations and objections to LL deposition designations (1.8).
6/30/2014	SST	1632	02	7.9	\$	340.00	\$	2,686.00	Call with Pendleton re. [REDACTED] (2); correspond with team re. [REDACTED] (4); review deposition outlines and prepare counter deposition designations and objections to LL designations (5.3); prepare settlement letter for Pockers (3); draft trial brief on Y1/Y2 issue (1.7).
7/1/2014	SST	1632	02	4.8	\$	340.00	\$	1,632.00	Prepare counter designations and objections to LL deposition designations; discuss [REDACTED] with team (2.1); prepare elements and evidence chart (1.5); revise Yapp outline (1.2).
7/2/2014	SST	1632	02	3.7	\$	340.00	\$	1,258.00	Revise Dryer, Burdine and Valentine outlines (3.1); correspond with team re. [REDACTED] (6).
7/3/2014	SST	1632	02	4.4	\$	340.00	\$	1,496.00	Draft trial brief re. damage period (3.1); revise Valentine and Wilson outlines (7); correspond with team re. [REDACTED] (6).
7/4/2014	SST	1632	02	5	\$	340.00	\$	1,700.00	Revise and edit trial brief and research re. same (6); review LL objections to NuVasive deposition designations and prepare responses for same and research standards for [REDACTED] (1.1); revise Valentine outline, Greene outline, Dryer outline (2.1); research re. [REDACTED] (7); correspond with team re. [REDACTED] (5).
7/5/2014	SST	1632	02	6.3	\$	340.00	\$	2,142.00	Revise opening statement (1.0); prepare power point for opening (1.0); revise Yapp, Lewis and Harris outlines (3.4); research and correspondence with team re. [REDACTED] (9).
7/8/2014	SST	1632	02	6.4	\$	340.00	\$	2,176.00	Draft Pendleton outline and review deposition transcript and documents for same (1.8); review cases re. [REDACTED] (1.4); revise jury charge (3); research re. [REDACTED] (1.4); review opening statement drafts (5); review updated witness outlines (6); correspond with team re. various issues (4).
7/7/2014	SST	1632	02	3.8	\$	340.00	\$	1,292.00	Correspond with team re. [REDACTED] revise Twile trial outline and review Twile deposition (1.4); research re. witness testimony re. legal implications of conduct (1.2); research re. [REDACTED] (1.2).
7/8/2014	SST	1632	02	7.3	\$	340.00	\$	2,482.00	Research re. [REDACTED] (2.5); draft letter brief to court re. Greene, exhibit objections and Valentine's testimony re. Dryer and conduct research re. same (3.4); review Valentine deposition transcript (5); review correspondence from team and opposing counsel re. various issues (9).
7/9/2014	SST	1632	02	5.4	\$	340.00	\$	1,836.00	Research re. [REDACTED] (3.2); research re. [REDACTED] (2.2).

7/10/2014	SST	1632	02	1.8	\$ 340.00	\$ 612.00	Draft statement to be (b) (4); review and comment on Lewis' jury charge and conduct research re. (b) (1.4)
7/11/2014	SST	1632	02	3.8	\$ 340.00	\$ 1,282.00	Research re. (b) (2.5); research in connection with (b) (6); correspond with team re. (b) (5); review closing statement (.2);
7/12/2014	SST	1632	02	2.1	\$ 340.00	\$ 714.00	Research re. (b) (2.5); draft brief re. (b) (1.4)
7/13/2014	SST	1632	02	3.4	\$ 340.00	\$ 1,156.00	Research re. (b) (2.5); draft brief re. (b) (1.4)
7/14/2014	SST	1632	02	1.4	\$ 340.00	\$ 476.00	Review court filings relating to trial and conduct research and correspond re. jury charge and attorneys' fees issues (1.4).
7/15/2014	SST	1632	02	4.1	\$ 340.00	\$ 1,394.00	Research re. filing attorneys' fee application, standard for receiving fees under TTLA and breach of contract claims; review Court orders re. same; draft summary of research (4.1).
7/16/2014	SST	1632	02	3.3	\$ 340.00	\$ 1,122.00	Revise and edit letter to Court re. settlement proposals and correspond with team re. same (4); review invoices to determine and calculate reimbursable costs for bill of costs application and correspond re. same (1.6); continue research re. attorney's fees application and availability under breach of contract and TTLA claim, including segregation (1.3).
7/18/2014	SST	1632	02	0.5	\$ 340.00	\$ 170.00	Call with B. Martin, J. English and Wilson Sonsini attorneys re. (b) (5).
7/21/2014	SST	1632	02	2.6	\$ 340.00	\$ 884.00	Call with W. Devine (Wilson Sonsini) re. (b) (5); draft attorneys' fee application and supporting documents; research in connection with same.
7/22/2014	SST	1632	02	2.8	\$ 340.00	\$ 952.00	Draft attorneys' fee application and supporting documents; research in connection with same.
7/23/2014	SST	1632	02	3.2	\$ 340.00	\$ 1,088.00	Draft attorneys' fee application and supporting documents; research in connection with same; review and redact bills; participate in meet and confer with opposing counsel.
7/24/2014	SST	1632	02	7.4	\$ 340.00	\$ 2,516.00	Draft and edit attorneys' fee application; research and correspondence re. same.
7/25/2014	SST	1632	02	4.3	\$ 340.00	\$ 1,462.00	Revise and edit attorneys' fee application; research and correspondence re. same; review and redact invoices and time summaries in connection with same.
7/26/2014	SST	1632	02	3.1	\$ 340.00	\$ 1,054.00	Revise and edit attorneys' fee application; research and correspondence re. same; review and redact invoices and time summaries in connection with same.
7/27/2014	SST	1632	02	2.4	\$ 340.00	\$ 816.00	Revise and edit attorneys' fee application; research and correspondence re. same; review and redact invoices and time summaries in connection with same.

388

\$ 131,988.00



Jacob T. Fain - JTF

Hours Worked - NuVasive, Inc./Laura Lewis 1632.02

12/12/2012 - 7/28/2014

Date	Timekeeper	Client	Matter	Billed Hours	Billed Rate	Billed Amount	Narrative
12/12/2012	JTF	1632	02	2.6	\$ 295.00	\$ 767.00	Draft complaint against Laura Lewis.
12/18/2012	JTF	1632	02	1	\$ 295.00	\$ 295.00	Revise complaint against Laura Lewis; confer with Jim Garrett regarding [REDACTED]
12/27/2012	JTF	1632	02	0.3	\$ 295.00	\$ 88.50	Analyze local rules related to [REDACTED]
2/21/2013	JTF	1632	02	0.4	\$ 295.00	\$ 118.00	Revise response to motion to abstain.
4/3/2013	JTF	1632	02	0.8	\$ 295.00	\$ 236.00	Revise joint discovery and case management plan and proposed scheduling order; analyze local rules and Court's procedures related to joint discovery and case management plan and scheduling orders.
4/4/2013	JTF	1632	02	0.4	\$ 295.00	\$ 118.00	Participate in Rule 26(f) conference with opposing counsel.
4/11/2013	JTF	1632	02	0.3	\$ 295.00	\$ 88.50	Revise scheduling order and joint discovery plan; communicate with opposing counsel regarding same.
5/1/2013	JTF	1632	02	0.7	\$ 295.00	\$ 206.50	Revise initial disclosures.
5/9/2013	JTF	1632	02	0.2	\$ 295.00	\$ 59.00	Confer with client regarding [REDACTED]
6/20/2013	JTF	1632	02	0.4	\$ 295.00	\$ 118.00	Revise proposed agreed protective order.
8/12/2013	JTF	1632	02	0.4	\$ 295.00	\$ 118.00	Revise deposition notices; develop strategies for [REDACTED]
8/13/2013	JTF	1632	02	0.2	\$ 295.00	\$ 59.00	Revise deposition notices.
8/14/2013	JTF	1632	02	0.4	\$ 295.00	\$ 118.00	Revise first set of requests for production to Laura Lewis.
8/20/2013	JTF	1632	02	1	\$ 295.00	\$ 295.00	Revise subpoena duces tecum to Globus.
8/23/2013	JTF	1632	02	0.4	\$ 295.00	\$ 118.00	Revise subpoena to Globus; communicate with opposing counsel regarding discovery.
10/11/2013	JTF	1632	02	0.3	\$ 295.00	\$ 88.50	Confer with G. Durham regarding expert report.
10/14/2013	JTF	1632	02	0.5	\$ 295.00	\$ 147.50	Draft plaintiff's first supplemental designation of experts.
10/17/2013	JTF	1632	02	1.2	\$ 295.00	\$ 354.00	Draft answer to counterclaims.
10/18/2013	JTF	1632	02	1.6	\$ 295.00	\$ 472.00	Revise objections and responses to Defendant's first set of interrogatories.
10/22/2013	JTF	1632	02	0.6	\$ 295.00	\$ 177.00	Prepare for expert disclosure deadline and initial disclosures of potential witnesses and exhibits; research local rules and scheduling order regarding [REDACTED]
10/23/2013	JTF	1632	02	5.7	\$ 295.00	\$ 1,681.50	Review [REDACTED] analyze documents produced by Globus in preparation for the deposition of Collin Burdine; review deposition notices from defendant; research [REDACTED]
10/25/2013	JTF	1632	02	0.5	\$ 295.00	\$ 147.50	Confer with trial team to develop strategies for [REDACTED]
10/27/2013	JTF	1632	02	1	\$ 295.00	\$ 295.00	Draft Joint ADR Report pursuant to local rules and scheduling order requirements.
10/28/2013	JTF	1632	02	3.5	\$ 295.00	\$ 1,032.50	Draft designation of experts (1.2); draft expert report of Brant Martin relating to attorneys' fees (1.6); analyze outline for deposition of Laura Lewis, including potential exhibits to be used for deposition (7).
10/29/2013	JTF	1632	02	1.9	\$ 295.00	\$ 560.50	Revise expert report relating to attorneys' fees (1.0); revise expert designations (.5); draft email to J. Garrett regarding [REDACTED] (4).
10/30/2013	JTF	1632	02	1.5	\$ 295.00	\$ 442.50	Analyze documents and deposition testimony for potential use in rebutting Dr. Ugone's rebuttal report.
10/30/2013	JTF	1632	02	5	\$ 295.00	\$ 1,475.00	Meet with G. Durham to discuss strategies for rebutting the rebuttal report of Dr. Ugone, including analysis of deposition testimony, documents, and expert reports.
10/31/2013	JTF	1632	02	2.1	\$ 295.00	\$ 619.50	Work on expert report (1.3); revise initial trial exhibit and witness lists (.8).
11/1/2013	JTF	1632	02	1.9	\$ 295.00	\$ 560.50	Revise expert disclosures, potential witness list, and potential exhibit list (1.7); communicate with opposing counsel regarding same (2).
11/4/2013	JTF	1632	02	0.7	\$ 295.00	\$ 206.50	Revise motion for protective order (.6); communicate with M. Duffy regarding discovery matters (.1).
11/5/2013	JTF	1632	02	0.9	\$ 295.00	\$ 265.50	Revise affidavits in support of motion for protective order (.6); revise affidavit authenticating documents (.2); communicate with client regarding [REDACTED] (1).
11/15/2013	JTF	1632	02	0.2	\$ 295.00	\$ 59.00	Revise document requests and deposition topics to be attached to subpoena to Globus.
11/25/2013	JTF	1632	02	3.2	\$ 295.00	\$ 944.00	Review deposition testimony of Laura Lewis for information to designate attorneys' eyes only and confidential (2.5); draft proposed order on motion for protective order (.3); revise motion for protective order (.4).
11/26/2013	JTF	1632	02	5	\$ 295.00	\$ 1,475.00	Prepare for deposition of Gregg Harris (1.5); draft outline for deposition (2.0); review potential exhibits for deposition (1.5).
12/3/2013	JTF	1632	02	5.1	\$ 295.00	\$ 1,504.50	Analyze response to motion to quash (.8); analyze appendix of evidence in support of the response (.7); draft reply in support of the motion to quash (3.6).
12/5/2013	JTF	1632	02	1.5	\$ 295.00	\$ 442.50	Revise reply in support of motion to quash and for protective order.
12/9/2013	JTF	1632	02	0.4	\$ 295.00	\$ 118.00	Revise reply in support of motion for protective order (.3); prepare reply for filing (.1).
12/27/2013	JTF	1632	02	0.6	\$ 295.00	\$ 177.00	Analyze deposition of Gregg Harris for potential attorneys'-eyes-only designations.
12/30/2013	JTF	1632	02	2.8	\$ 295.00	\$ 826.00	Analyze transcript of Roger Yapp deposition to designate matters attorneys' eyes only and confidential.
1/3/2014	JTF	1632	02	3.1	\$ 295.00	\$ 914.50	Draft outline for preparation of Hunsaker's deposition (1.2); draft outline for preparation of Valentine's deposition (.8); analyze corporate rep topics and documents to aid in deposition preparation (1.1).
1/21/2014	JTF	1632	02	0.5	\$ 295.00	\$ 147.50	Develop strategies for [REDACTED] (.3); communicate with opposing counsel regarding stipulation (.1); prepare stipulation for execution (.1).
1/26/2014	JTF	1632	02	2.3	\$ 295.00	\$ 678.50	Revise motion for summary judgment as to liability on claims for breach of fiduciary duties and breach of contract.
1/27/2014	JTF	1632	02	4	\$ 295.00	\$ 1,180.00	Revise motion for summary judgment (.6); develop strategies for [REDACTED] (.5); revise authentication affidavit relating to text messages (.1); analyze deposition transcript of Laura Lewis for testimony in support of summary judgment (2.8).
1/28/2014	JTF	1632	02	3.2	\$ 295.00	\$ 944.00	Revise motion for summary judgment (1.0); research [REDACTED] (1.4); draft affidavit of Jennifer Crutchfield (.8).
1/29/2014	JTF	1632	02	6.8	\$ 295.00	\$ 2,006.00	Revise motion for summary judgment (2.7); draft affidavit of Gary Durham (.4); draft affidavit of Jim Garrett (.4); analyze discovery materials for use in appendix in support of summary judgment (2.3); analyze sealing rules (.8); confer with clerk of the court regarding sealing (.2).

1/30/2014	JTF	1632	02	6.6	\$ 295.00	\$ 1,947.00	Revise motion for summary judgment (1.9); work on appendix in support of motion (2.2); insert citations into the motion relating to pages of the appendix (2.2); communicate with client regarding (3).
1/31/2014	JTF	1632	02	5.4	\$ 295.00	\$ 1,593.00	Revise motion for summary judgment (1.9); redact documents for filing under seal (2.0); draft supplement to motion to seal (5); analyze documents for filing (1.0).
2/3/2014	JTF	1632	02	1.9	\$ 295.00	\$ 560.50	Analyze motion for summary judgment filed by Lewis (5); communicate with client regarding confidential documents (1); develop strategies for (4); analyze case law regarding (9).
2/13/2014	JTF	1632	02	5.2	\$ 295.00	\$ 1,534.00	Draft affidavit of Craig Hunsaker relating to confidential information (1.3); analyze documents produced by Laura Lewis for confidential NuVasive information (1.3); revise response to motion for summary judgment (2.5).
2/14/2014	JTF	1632	02	4.4	\$ 295.00	\$ 1,298.00	Revise response to motion for summary judgment (2.2); confer with Mike Amon regarding (2); draft declaration of Mike Amon (3); work on preparing documents for filing, both publically and under seal (1.7).
2/20/2014	JTF	1632	02	1.4	\$ 295.00	\$ 413.00	Revise reply in support of summary judgment motion.
2/21/2014	JTF	1632	02	3.4	\$ 295.00	\$ 1,003.00	Revise reply in support of motion for summary judgment as to liability for breach of contract (2.2); revise motion to seal (4); review reply for information to be redacted (4); draft objection to summary judgment evidence (4).
2/27/2014	JTF	1632	02	0.3	\$ 295.00	\$ 88.50	Analyze local rules relating to surreplis (2); confer with opposing counsel regarding same (1).
3/4/2014	JTF	1632	02	1.2	\$ 295.00	\$ 354.00	Review correspondence relating to limits of deposition topics (3); compare deposition notices to correspondence to determine limitations (5); confer with opposing counsel regarding same (2); communicate with client regarding (2).
3/5/2014	JTF	1632	02	3.2	\$ 295.00	\$ 944.00	Draft supplemental responses to certain interrogatories (1.8); communicate with opposing counsel regarding discovery matters (7); communicate with client regarding (3); analyze deposition topics for corporate representative depositions (4).
3/6/2014	JTF	1632	02	0.4	\$ 295.00	\$ 118.00	Revise supplemental interrogatory responses.
3/7/2014	JTF	1632	02	1.9	\$ 295.00	\$ 560.50	Revise supplemental interrogatory responses (1.5); confer with J. Garrett regarding (2); communicate with opposing counsel regarding same (2).
3/14/2014	JTF	1632	02	0.5	\$ 295.00	\$ 147.50	Communicate with client regarding (3); communicate with opposing counsel regarding same (2).
3/17/2014	JTF	1632	02	0.3	\$ 295.00	\$ 88.50	Revise notice of deposition for Globus' corporate representative.
3/20/2014	JTF	1632	02	3.9	\$ 295.00	\$ 1,150.50	Prepare for meeting with NuVasive's corporate representative to prepare for deposition (1.0); draft preparation outline for meeting (1.6); draft objections to deposition topics (1.3).
3/21/2014	JTF	1632	02	4.6	\$ 295.00	\$ 1,357.00	Assist with preparations for meeting with NuVasive's corporate representative for deposition preparation (2.4); analyze deposition testimony of Collin Burdine for designations to be used at trial (2.2).
3/26/2014	JTF	1632	02	3.1	\$ 295.00	\$ 914.50	Analyze deposition of Zach Volek to select designations to be used at trial (2.9); communicate with opposing counsel regarding deposition dates (2).
4/2/2014	JTF	1632	02	0.6	\$ 295.00	\$ 177.00	Review supplemental expert report from G. Durham (2); confer with G. Durham regarding basis for same (4).
5/7/2014	JTF	1632	02	0.6	\$ 295.00	\$ 177.00	Confer with expert regarding deposition availability (2); communicate with opposing counsel regarding same (2); confer with J. Garrett regarding witness availability for trial (2).
5/9/2014	JTF	1632	02	0.3	\$ 295.00	\$ 88.50	Communicate with opposing counsel regarding expert depositions (2); revise deposition notice (1).
5/13/2014	JTF	1632	02	0.5	\$ 295.00	\$ 147.50	Develop strategies for (3); analyze supplemental disclosures (2).
5/16/2014	JTF	1632	02	0.9	\$ 295.00	\$ 265.50	Confer with opposing counsel regarding depositions (2); review cross-notice (1); confer with R. Larson regarding (3); confer with G. Durham regarding same (3).
5/20/2014	JTF	1632	02	2.3	\$ 295.00	\$ 678.50	Analyze deposition of Craig Hunsaker for information to designate confidential and attorneys' eyes only (1.9); review documents relating to growth records and sales records (2); communicate with client regarding (2).
5/28/2014	JTF	1632	02	2.6	\$ 295.00	\$ 767.00	Draft direct deposition outline for G. Durham.
5/29/2014	JTF	1632	02	7.9	\$ 295.00	\$ 2,330.50	Meet with J. Garrett, B. Martin, and G. Durham to (2.0); meet with J. Garrett and B. Martin to (1.0); work on outline for deposition of K. Ugone (2.5); work on outline for deposition of G. Durham (2.0); work on exhibits for depositions (4).
5/30/2014	JTF	1632	02	7.4	\$ 295.00	\$ 2,183.00	Prepare for deposition of K. Ugone (6); attend deposition of G. Durham (5.0); attend deposition of K. Ugone (1.8).
6/3/2014	JTF	1632	02	5.9	\$ 295.00	\$ 1,740.50	Develop witness, exhibit, and motion strategies for trial (3.0); analyze motion to strike supplemental opinion of Gary Durham (1.0); analyze other motions filed relating to motion to strike (5); confer with G. Durham regarding strategies for opposing motion (3); research (1.1).
6/4/2014	JTF	1632	02	6	\$ 295.00	\$ 1,770.00	Work on trial preparation (1.0); meet with trial team to (8); issue trial subpoenas (2); confer with G. Durham regarding potential demonstratives and supplemental opinions (4); draft response to motion for expedited briefing (1.4); draft response to motion to strike supplemental opinion (2.2).
6/5/2014	JTF	1632	02	1.8	\$ 295.00	\$ 531.00	Analyze case law relating to (8).
6/5/2014	JTF	1632	02	7.4	\$ 295.00	\$ 2,183.00	Draft response to motion to strike supplemental report of G. Durham (6.4); work on trial preparation relating to witnesses and exhibits (1.0).
6/6/2014	JTF	1632	02	3.4	\$ 295.00	\$ 1,003.00	Work on response to motion to strike (1.0); prepare for trial, including analysis of demonstratives and revisions to witness lists (2.4).
6/7/2014	JTF	1632	02	2.3	\$ 295.00	\$ 678.50	Research case law in support of response to motion to strike (8); (1.4); revise response to motion to strike (8).
6/8/2014	JTF	1632	02	0.8	\$ 295.00	\$ 236.00	Work on exhibit list for trial.
6/8/2014	JTF	1632	02	0.9	\$ 295.00	\$ 265.50	Analyze transcript of Brett Murphy's deposition to determine designations for trial.
6/9/2014	JTF	1632	02	4.5	\$ 295.00	\$ 1,327.50	Revise response to motion to strike (1.0); draft unopposed motion to seal (6); draft proposed order on motion to seal (3); draft proposed order on motion to strike (3); prepare for trial (1.0); revise motion in limine (1.3).
6/10/2014	JTF	1632	02	4.7	\$ 295.00	\$ 1,386.50	Prepare for trial (1.1); analyze deposition designations of Murphy, Paul, and Demski for further cuts to be played at trial (1.9); analyze motion to exclude filed by defendant, including deposition testimony cited in support (1.7).
6/11/2014	JTF	1632	02	6.5	\$ 295.00	\$ 1,917.50	Work on strategies for trial (1.6); meet with trial team (1.3); analyze potential exhibits (6); revise exhibit list (2); revise witness list (2); draft response to motion to exclude (2.2); work with expert on potential counter arguments (4).
6/12/2014	JTF	1632	02	3.5	\$ 295.00	\$ 1,032.50	Attend meeting with client and attorneys to prepare for trial.
6/12/2014	JTF	1632	02	1.5	\$ 295.00	\$ 442.50	Draft response to motion to exclude opinions of G. Durham.
6/14/2014	JTF	1632	02	6	\$ 295.00	\$ 1,770.00	Revise response to motion to exclude (4.0); research case law relating to (7); analyze deposition testimony in support of response (1.3).

6/15/2014	JTF	1632	02	2.3	\$ 295.00	\$ 678.50	Analyze deposition of G. Durham to determine confidential designations and designations to be played at trial in the event he is unavailable.
6/16/2014	JTF	1632	02	7.2	\$ 295.00	\$ 2,124.00	Revise response to motion to exclude (2.8); analyze deposition testimony in support of response (1.9); draft motion for leave to exceed page limit (.7); draft motion to seal (.8); draft proposed orders (1.0).
6/17/2014	JTF	1632	02	9.9	\$ 295.00	\$ 2,920.50	Revise response to motion to exclude (3.0); revise appendix in support of response to motion to exclude (1.0); revise factual background for motion for spoliation presumption (.8); meet with trial team (.8); analyze exhibits to be used at trial (1.4); revise exhibit list, including anticipated objections (.7); research case law regarding [REDACTED] (.9); analyze deposition designations for K. Valentine (.7); analyze deposition designations for J. Crutchfield (.6).
6/18/2014	JTF	1632	02	9.3	\$ 295.00	\$ 2,743.50	Revise spoliation motion (1.9); prepare exhibits in support of motion (1.6); revise witness list (.4); analyze jury charge (.8); analyze transcript of Craig Hunsaker's depositions to determine designations (3.0); work on exhibits for trial (.6); revise one-paragraph statement (.5); research Rule 54 relating to attorneys' fees (.5).
6/19/2014	JTF	1632	02	7.8	\$ 295.00	\$ 2,301.00	Revise exhibit list (.9); confer with opposing counsel regarding pre-trial matters (.3); revise jury charge (.8); research case law relating to jury charge (1.7); analyze deposition of Collin Burdine for items to be included in cross examination (2.5); analyze motion to strike witnesses (.7); develop strategies for responding to motion to strike (.6); communicate with G. Durham regarding hearing on June 26 (.3).
6/20/2014	JTF	1632	02	9	\$ 295.00	\$ 2,655.00	Prepare for trial (.4); revise jury charge (.4); revise one-paragraph statement (.3); revise deposition designations (1.3); revise exhibit list (1.0); revise witness list (.2); revise motion in limine (.8); draft proposed order for motion in limine (1.4); draft response to motion to strike (1.9); develop witness strategies for trial (1.3).
6/21/2014	JTF	1632	02	7.2	\$ 295.00	\$ 2,124.00	Prepare for trial (.5); develop strategies for agreements on exhibits and deposition designations (.5); work on outline for cross examination of Collin Burdine (4.0); work on outline for cross examination of Laura Lewis (1.5); analyze text messages and other exhibits to be used at trial (.7).
6/22/2014	JTF	1632	02	6.3	\$ 295.00	\$ 1,858.50	Revise response to motion to strike (.7); draft outline for cross examination of Gregg Harris (4.2); draft outline for direct rebuttal examination of Mike Amon (1.4).
6/23/2014	JTF	1632	02	8.3	\$ 295.00	\$ 2,448.50	Prepare for trial (1.4); analyze exhibits to be used in K. Valentine direct examination (2.0); draft outline for K. Valentine direct examination (4.9).
6/24/2014	JTF	1632	02	9.2	\$ 295.00	\$ 2,714.00	Prepare for trial (.5); work on exhibits (1.3); revise exhibit list (2.0); revise witness list (.6); prepare for hearing on all open matters (2.2); develop strategies for witness testimony (2.6).
6/25/2014	JTF	1632	02	9.5	\$ 295.00	\$ 2,802.50	Work on pre-trial matters (2.5); travel to Austin for pre-trial hearing (3.0); analyze case law cited in various motions in preparation for hearing (2.0); prepare for hearing on various motions (2.0).
6/26/2014	JTF	1632	02	6	\$ 295.00	\$ 1,770.00	Draft outlines for hearings on various motions (1.5); attend hearing on various motions and pre-trial matters (1.5); travel from Austin (3.0).
6/27/2014	JTF	1632	02	5.9	\$ 295.00	\$ 1,740.50	Prepare for trial (1.0); work on exhibit list and exhibits (1.3); work on outline for examination of Dr. Dyer (1.7); work on outline for examination of Jonathan Wilson (1.3); analyze J. Wilson's deposition testimony (6).
6/28/2014	JTF	1632	02	6.2	\$ 295.00	\$ 1,829.00	Revise Dyer cross outline (.7); revise Wilson cross outline (.7); analyze exhibits proposed by Lewis (1.5); develop objections to exhibits; work on Lewis cross outline (3.3).
6/29/2014	JTF	1632	02	5.1	\$ 295.00	\$ 1,504.50	Work on objections to defendant's exhibits (1.0); work on strategies regarding timing of witness testimony (.3); revise witness outlines (3.0); draft outline for cross examination of Keith Ugone (.8).
6/30/2014	JTF	1632	02	9.3	\$ 295.00	\$ 2,743.50	Draft objections to exhibits (2.0); revise Ugone outline (1.2); revise Lewis outline (.6); revise Burdine outline (1.8); analyze objections to Crutchfield deposition designations (1.9); analyze Crutchfield deposition (1.1); prepare for trial (.7).
7/1/2014	JTF	1632	02	10.4	\$ 295.00	\$ 3,068.00	Work on deposition objections and counter designations (4.3); work out outline for cross examination of James Greene (1.5); analyze deposition of James Greene (2.3); develop strategies for demonstratives (.6); revise deposition designations relating to David Demski (1.7).
7/2/2014	JTF	1632	02	8.8	\$ 295.00	\$ 2,596.00	Revise outline for cross examination of James Greene (4.0); analyze deposition testimony of James Greene (.7); analyze exhibits to be used with James Greene at trial (.7); work on timeline demonstrative, including analysis of expected key exhibits and testimony to be admitted at trial (3.0); develop strategies for [REDACTED] (.4).
7/3/2014	JTF	1632	02	6.3	\$ 295.00	\$ 1,858.50	Develop arguments to Lewis' objections to our proposed exhibits (4.0); confer with opposing counsel regarding exhibits (1.0); revise trial brief on damages (.4); revise witness outlines (.9).
7/4/2014	JTF	1632	02	2.6	\$ 295.00	\$ 767.00	Prepare for trial (.5); prepare counter arguments for objections to deposition designations of David Demski (1.5); research [REDACTED] (.6).
7/5/2014	JTF	1632	02	9.5	\$ 295.00	\$ 2,802.50	Travel to Austin for trial (3.0); work on witness outlines (4.0); practice witness examinations (2.0); practice opening (.5).
7/6/2014	JTF	1632	02	14.6	\$ 295.00	\$ 4,307.00	Revise examination outlines (8.0); work on counter arguments to deposition objections (4.0); prepare K. Valentine for testimony (1.0); revise Twite outline (1.0); work on counterarguments to exhibit objections (2.6).
7/7/2014	JTF	1632	02	10.8	\$ 295.00	\$ 3,186.00	Prepare for trial (3.0); work on M. Twite's outline (1.0); attend jury selection (2.5); work with G. Durham on his direct examination (4.0); develop strategies on [REDACTED] (.3).
7/8/2014	JTF	1632	02	13.7	\$ 295.00	\$ 4,041.50	Prepare for trial (4.7); work on exhibits (2.0); attend K. Valentine video examination (2.0); prepare G. Durham for testimony (3.0); prepare M. Twite for testimony (2.0).
7/9/2014	JTF	1632	02	15.3	\$ 295.00	\$ 4,513.50	Attend trial (8.0); work on M. Twite direct examination (2.0); work on deposition objections (2.0); work on Ugone cross examination (3.3).
7/10/2014	JTF	1632	02	14.9	\$ 295.00	\$ 4,395.50	Attend trial (8.0); work on Demski examination (2.0); work on Harris examination (2.0); work on jury charge, including counter arguments to Lewis' proposed instructions (2.9).
7/11/2014	JTF	1632	02	6.5	\$ 295.00	\$ 1,917.50	Prepare for trial (2.0); attend trial (3.0); attend verdict (1.5).
7/12/2014	JTF	1632	02	3.6	\$ 295.00	\$ 1,062.00	Travel from Austin (3.0); unload boxes (.8).
7/14/2014	JTF	1632	02	1.2	\$ 295.00	\$ 354.00	Draft motion to seal certain trial exhibits (.8); draft proposed order (.3).
7/15/2014	JTF	1632	02	4.1	\$ 295.00	\$ 1,209.50	Research issues relating to [REDACTED] (2.0); research issues relating to [REDACTED] (.8); draft outline of issues (1.3).
7/16/2014	JTF	1632	02	1.8	\$ 295.00	\$ 531.00	Revise letter to Judge Sparks (.7); work on bill of costs (1.0); analyze judgment (1.1).
7/23/2014	JTF	1632	02	2	\$ 295.00	\$ 590.00	Confer with opposing counsel regarding their fee application (.3); revise NuVasive's application for fees (1.7).
7/24/2014	JTF	1632	02	5.6	\$ 295.00	\$ 1,652.00	Review all attorneys' fees statements for materials to be redacted (3.9); work on bill of costs (1.7).
7/25/2014	JTF	1632	02	4.7	\$ 295.00	\$ 1,386.50	Revise application for attorneys' fees (2.2); develop strategies for [REDACTED] (.8); research case law regarding [REDACTED] (.3); work on bill of costs (1.4).



458 Total Fees: \$ 135,110.00

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## Brant C. Martin

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### Education

1994 - 1997 SMU School of Law Dallas, TX

#### **Juris Doctor**

Valedictorian, Class Rank 1 of 316

Magna Cum Laude

Editor-in-Chief, *SMU Law Review*

Hatton W. Sumners Scholar

Order of the Coif

Order of Barristers

Carl Summers Scholar

GPA 3.78

1992 - 1994 Yale University New Haven, CT

#### **Master of Arts in Religion and Literature**

Gadsen Scholar

1988 - 1992 Washington & Lee University Lexington, VA

#### **Bachelor of Arts in Spanish and English**

Cum Laude

R.E. Lee Scholar

### Professional experience

2006 – Present Wick Phillips Gould & Martin, LLP  
Fort Worth, TX and Dallas, TX

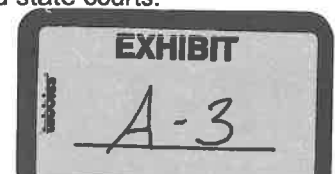
#### **Partner**

- Lead counsel in complex commercial litigation, including multiple jury and bench trials in federal and state courts.
- Litigate entire commercial trial docket for plaintiffs and defendants, across wide range of subject areas including commercial fraud, UCC, franchise litigation, tax-related disputes, adversary cases in bankruptcy court, class actions, landlord-tenant disputes, breach of fiduciary duty, oil and gas, securities litigation, and general commercial disputes in federal and state courts.
- In the first seven months of calendar year 2009, served as lead trial counsel on two (2) complex fraud cases over multiple weeks to jury, one (1) complex fraud case over multiple weeks to the bench, and one (1) complex commercial multiparty arbitration.

2001 - 2005 Puls, Taylor & Woodson, LLP Fort Worth, TX

#### **Attorney at Law**

- Litigated entire trial docket across wide range of subject areas including oil and gas, securities litigation, products liability, personal injury, commercial disputes, and insurance litigation in federal and state courts.



- Joint responsibility on cases involving complex multidefendant and multidistrict litigation.
- Extensive class action litigation experience in federal and state courts nationwide, including securities fraud cases, consumer protection and consumer fraud cases.
- Co-lead counsel in a consumer protection case involving computer components that achieved certification of an 18 state class against a multinational Fortune 100 company.
- Co-counsel in numerous third party class actions surrounding the Enron bankruptcy.

2000 - 2001

Circline, Inc.

New York, NY

**Corporate Counsel and Director of Business Development**

- Responsible for new product development and the analysis and implementation of additional revenue streams for startup company in New York City. Launched successful extension of business model, with complete responsibility for financial projections, margin analysis, negotiation with outside vendors on margin and commission structures, P&L accountability, marketing analysis and cost structure implementation.
- Negotiated and closed \$13.2 million in equity financing September-November 2000 with Tier 1 venture capitalists.
- Negotiated and closed \$6.5 million in debt financing in May-June 2000 with nationally-recognized venture banks.
- Management of personnel and staffing across various departments, as Corporate Counsel and as a member of the Executive Team.
- Negotiation of all corporate contracts and strategic partnerships. Drafting of form contracts and terms and conditions. Analysis of corporate exposure, including financing and corporate governance issues, contract liability, and copyright/intellectual property issues.
- Responsible for management of all outside legal counsel.
- Secondary responsibility for marketing strategy to two distinct customer bases and marketing resource allocation.

1998 - 2000

Baker & McKenzie

Dallas, TX

**Associate, U.S. M&A, Corporate and Securities Practice**

- Mergers & Acquisitions: Drafting, negotiation and closing of numerous primary and ancillary transactions, including stock and asset purchases, joint ventures, earnouts, escrows, consulting agreements and other related transactions for publicly-traded and private clients across a wide array of industries, including consumer products, telecommunications, heavy manufacturing, and B2B e-commerce. Due diligence and analysis of deal structures and securities issues. Experience in domestic and international transactions, including specific international experience in Eastern Europe, Asia, and South America.
- Securities: Drafting of prospectus and ancillary documents for \$100 million debt offering on behalf of the issuer, and negotiation of same with nationally-recognized underwriters. Due diligence and analysis of all compliance and disclosure on behalf of the issuer, for legal and accounting issues, in conjunction with independent auditors. Final negotiation and drafting sessions with underwriters, and supervision of printing sessions. Translation of debt issuance into shelf offering after final prospectus completed. Research of all applicable securities and compliance issues. Drafting and

filing of applicable securities registration documents and exemption filings in connection with acquisitions, including S-3 filings, Form D, blue sky filings, and others.

- Venture Capital: Primary responsibility for drafting and negotiation of Series A and B funding for tech startups, including stock purchase agreements, co-sale and rights of first refusal agreements, voting agreements, certificates of incorporation and related documents.
- Deal list available upon request.

1997 - 1998 U.S. District Court Beaumont, TX  
**Judicial Law Clerk to The Hon. Richard Schell, Chief Judge of the Eastern District of Texas**

- Research, analysis and drafting of pre-trial and post-trial opinions and orders for all types of civil and criminal litigation in federal district court. Scheduling of complex multi-district civil litigation and management of case load and trial scheduling.

**Honors and Positions Held**

- Selected by Texas Monthly as a "Super Lawyer" in the State of Texas, 2011-13
- Selected as a "40 Under 40" business leader by Fort Worth Business Press, 2009
- Selected as "Rising Star" by Texas Monthly Magazine, 2008-2009
- Selected as a "Top Attorney" in Commercial Litigation by Fort Worth, Texas Magazine, December 2007
- Selected as one of the "Best Lawyers Under 40 in Dallas" by D Magazine, May 2004
- Board of Advocates, Texas Trial Lawyers Association, 2003-2005  
Nominating Committee, 2004
- Board of Directors, Tarrant County Trial Lawyers Association, 2003-2005
- Fort Worth-Tarrant County Young Lawyers Association, 2002-2010  
President, 2004-2005  
President-Elect, 2004  
Vice-President, 2004  
Secretary, 2003  
Director, 2002-2005

**Charitable Activities**

- Board of Directors, Camp Fire USA, First Texas Council, 2011-Present
- Regional Advisory Council, Make-A-Wish Foundation of North Texas, 2011-Present
- Board of Directors, Child Advocates of Tarrant County, 2005-2010

**Publications and Speeches**

Presenter/Speaker, "How to Examine A Witness", *Handling your First Jury Trial*, Texas Bar CLE, Austin, TX (December 2, 2011).

Co-Author, "Update on the Deepwater Horizon Multi-District Litigation", *Westlaw Environmental Journal* (November 23, 2011).

Co-Author, "Kicking The Can Down the Road: Understanding the Current Stage of Commercial Bankruptcy Trends and Strategies", Navigating Recent Bankruptcy Law Trends (Aspatore 2010).

Co-Author, "The Deepwater Horizon Oil Spill and Multi-District Litigation: What to Expect, What Remains Unknown", Westlaw Environmental Journal (September 1, 2010).

Contributing Author (Chapter) "*Professional Staff Recruiting and Retention*", published in The Executive's Guide to Professional Services Firm Management, edited by John Baschab and Jon Piot (John Wiley & Sons, October 2004).

**Admissions**

Supreme Court of Texas  
U.S. District Court, Northern District of Texas  
U.S. District Court, Southern District of Texas  
U.S. District Court, Eastern District of Texas  
U.S. District Court, Western District of Texas

**Professional  
memberships**

State Bar of Texas, American Bar Association (Expert Witness Subcommittee 2009-2011 and Content Management Committee 2011-Present), Texas Trial Lawyers Association, Tarrant County Bar Association